JOURNAL OF THE HOUSE

Second Regular Session, 99th GENERAL ASSEMBLY

TWENTY-FOURTH DAY, WEDNESDAY, FEBRUARY 14, 2018

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Behold, God is my salvation; I will trust and not be afraid. (II Isaiah 12:2)

O Gracious God, on this Ash Wednesday we know You are the hope of the world and the help of all who put their trust in You; be our hope and our help as we come to You in this our morning prayer. Lead us to the rock that is higher than we, and there may we find strength for each day, courage for each hour, confidence for each minute, and faith for each second. Then may we defeat the adversaries that would conquer our spirits, by being strong in You.

Our prayer leaps across the boundaries of division to include the world in which we live. In spite of differences, bind us together in a common obedience to the moral law and make our faith real enough and strong enough to unite us in a fellowship of like minds. While it is yet early, may we choose light and not darkness, love and not hate, truth and not falsehood, peace and not conflict. St. Valentine, bless all couples!

And the House says, "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: Eleanor Cassidy and Hayley Michael.

Speaker Richardson assumed the Chair.

The Journal of the twenty-third day was approved as printed by the following vote:

AYES: 114

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Bondon	Brown 27	Brown 57
Burnett	Burns	Chipman	Christofanelli	Conway 10
Conway 104	Corlew	Cornejo	Cross	Davis
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Franklin	Franks Jr	Gannon	Gray
Grier	Haahr	Hannegan	Harris	Helms
Henderson	Higdon	Hill	Houx	Hurst
Justus	Kelley 127	Kendrick	Kidd	Kolkmeyer
Lant	Lauer	Lichtenegger	Love	Lynch

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Marshall	May	McCann Beatty	Meredith 71	Merideth 80
Messenger	Miller	Moon	Morgan	Morris 140
Morse 151	Mosley	Muntzel	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Pogue	Quade	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roeber	Ross	Rowland 155	Rowland 29	Ruth
Schroer	Shaul 113	Shumake	Smith 163	Sommer
Spencer	Stacy	Stevens 46	Swan	Tate
Taylor	Unsicker	Walker 3	Walsh	Wessels
White	Wiemann	Wilson	Mr. Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 044

Black	Brattin	Brown 94	Butler	Carpenter
Cookson	Curtis	Curtman	DeGroot	Dogan
Ellington	Fitzwater	Fraker	Francis	Frederick
Green	Gregory	Haefner	Hansen	Houghton
Johnson	Kelly 141	Korman	Lavender	Mathews
Matthiesen	McCreery	McDaniel	McGee	Mitten
Neely	Plocher	Razer	Roden	Rone
Runions	Shull 16	Smith 85	Stephens 128	Trent
Vescovo	Walker 74	Washington	Wood	

VACANCIES: 005

HOUSE RESOLUTIONS

Representative Curtis offered House Resolution No. 5357 and House Resolution No. 5358.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

- **HB 2452**, introduced by Representative Redmon, relating to fuel standards.
- **HB 2453**, introduced by Representative Austin, relating to public works contractors.
- **HB 2454**, introduced by Representative Remole, relating to fraudulent use of certain devices, with a penalty provision.
- **HB 2455**, introduced by Representative Roberts, relating to racial considerations in death penalty cases.
- **HB 2456**, introduced by Representative Sommer, relating to missing endangered veterans.
- **HB 2457**, introduced by Representative Anderson, relating to residential dwelling rentals.

- **HB 2458**, introduced by Representative Christofanelli, relating to elementary and secondary education.
- **HB 2459**, introduced by Representative Dogan, relating to trial procedures for murder in the first degree.
- **HB 2460**, introduced by Representative Vescovo, relating to Von Willebrand awareness.
- **HB 2461**, introduced by Representative Kendrick, relating to birth certificates for homeless veterans.
- **HB 2462**, introduced by Representative Walker (74), relating to forensic examinations.
- **HB 2463**, introduced by Representative Stephens (128), relating to the protection of persons with emergency medical conditions.
- **HB 2464**, introduced by Representative Curtis, relating to state funding for historically black institutions of higher education.
- **HB 2465**, introduced by Representative Curtis, relating to school funding.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

- **HCR 86**, relating to the Dred Scott decision of 1850.
- HCR 87, relating to electrical corporations and the Missouri Public Service Commission.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

- **HJR 82**, relating to initiative petitions.
- **HJR 83**, relating to transportation funding.

SECOND READING OF HOUSE BILLS - APPROPRIATIONS

The following House Bills were read the second time:

HB 2001, to appropriate money to the Board of Fund Commissioners for the cost of issuing and processing State Water Pollution Control Bonds, Stormwater Control 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, and Fourth State Building Bond and Interest Fund, and to transfer money among certain funds for the period beginning July 1, 2018 and ending June 30, 2019.

HB 2002, 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, 2018 and ending June 30, 2019.

HB 2003, 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 to transfer money among certain funds for the period beginning July 1, 2018 and ending June 30, 2019.

HB 2004, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, 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, 2018 and ending June 30, 2019.

HB 2005, to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, 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, 2018 and ending June 30, 2019.

HB 2006, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources 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, 2018 and ending June 30, 2019.

HB 2007, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Insurance, Financial Institutions and Professional Registration, Department of Labor and Industrial Relations 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, 2018 and ending June 30, 2019.

HB 2008, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety 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, 2018 and ending June 30, 2019.

HB 2009, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2018 and ending June 30, 2019.

HB 2010, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee 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, 2018 and ending June 30, 2019.

HB 2011, to appropriate money for the expenses, grants, and distributions of the Department of Social Services 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, 2018 and ending June 30, 2019.

HB 2012, to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2018 and ending June 30, 2019.

HB 2013, to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to appropriate money for capital improvements and the other expenses of the Office of Administration and the divisions and programs thereof, and to transfer money among certain funds for the period beginning July 1, 2018 and ending June 30, 2019.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2436, relating to the display of certain items in public schools.

HB 2437, relating to federal electronic logging device mandates.

HB 2438, relating to workers' compensation.

- **HB 2439**, relating to the Retirees Experiencing a Better Living Initiative.
- **HB 2440**, relating to tax credits for contributions to certain benevolent organizations.
- **HB 2441**, relating to museums, with a penalty provision.
- **HB 2442**, relating to school financial audits.
- HB 2443, relating to industry-recognized certifications.
- **HB 2444**, relating to state funding for elementary and secondary education.
- **HB 2445**, relating to the public school parental choice act.
- **HB 2446**, relating to elementary and secondary education.
- **HB 2447**, relating to the construction of utility facilities.
- **HB 2448**, relating to compensation for condemned property.
- HB 2449, relating to the construction of utility facilities.
- **HB 2450**, relating to motor vehicle licensing and registration fees.
- **HB 2451**, relating to building permits, with penalty provisions.

PERFECTION OF HOUSE BILLS

HB 1371, relating to gifted education, was taken up by Representative Sommer.

On motion of Representative Sommer, the title of **HB 1371** was agreed to.

Representative May offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 1371, Page 1, Section 162.720, Line 14, by inserting after all of said line the following:

"162.1100. 1. There is hereby established within each city not within a county a school district to be known as the "Transitional School District of (name of city)", which shall be a body corporate and politic and a subdivision of the state. The transitional school district shall be coterminous with the boundaries of the city in which the district is located. Except as otherwise provided in this section and section 162.621, the transitional school district shall be subject to all laws pertaining to "seven-director districts", as defined in section 160.011. The transitional school district shall have the responsibility for educational programs and policies determined by a final judgment of a federal school desegregation case to be needed in providing for a transition of the educational system of the city from control and jurisdiction of a federal court school desegregation order, decree or agreement and such other programs and policies as designated by the governing body of the school district.

- 2. (1) The governing board of the transitional school district shall consist of three residents of the district: one shall be appointed by the governing body of the district, one shall be appointed by the mayor of the city not within a county and one shall be appointed by the president of the board of aldermen of the city not within a county. The members of the governing board shall serve without compensation for a term of three years, or until their successors have been appointed, or until the transitional district is dissolved or terminated. Any tax approved for the transitional district shall be assigned to the governing body of the school district in a city not within a county after dissolution or termination of the transitional district.
- (2) In the event that the state board of education shall declare the school district of a city not within a county to be unaccredited, the member of the governing board of the transitional district appointed by the governing body of the district as provided in subdivision (1) of this subsection shall, within ninety days, be replaced by a chief executive officer nominated by the state board of education and appointed by the governor with the advice and consent of the senate. The chief executive officer need not be a resident of the district but shall be a person of recognized administrative ability, shall be paid in whole or in part with funds from the district, and shall have all other powers and duties of any other general superintendent of schools, including appointment of staff. The chief executive officer shall serve for a term of three years or until his **or her** successor is appointed or until the transitional district is dissolved or terminated. His **or her** salary shall be set by the state board of education.
- 3. In the event that the school district loses its accreditation, upon the appointment of a chief executive officer, any powers granted to any existing school board in a city not within a county on or before August 28, 1998, shall be vested with the special administrative board of the transitional school district containing such school district so long as the transitional school district exists, except as otherwise provided in section 162.621.
 - 4. The special administrative board's powers and duties shall include:
- (1) Creating an academic accountability plan, taking corrective action in underperforming schools, and seeking relief from state-mandated programs;
 - (2) Exploration of alternative forms of governance for the district;
 - (3) Authority to contract with nonprofit corporations to provide for the operation of schools;
 - (4) Oversight of facility planning, construction, improvement, repair, maintenance and rehabilitation;
- (5) Authority to establish school site councils to facilitate site-based school management and to improve the responsiveness of the schools to the needs of the local geographic attendance region of the school;
- (6) Authority to submit a proposal to district voters pursuant to section 162.666 regarding establishment of neighborhood schools.
- 5. (1) The provisions of a final judgment as to the state of Missouri and its officials in a school desegregation case which subjects a district in which a transitional district is located in this state to a federal court's jurisdiction may authorize or require the governing body of a transitional school district established under this section to establish the transitional district's operating levy for school purposes, as defined pursuant to section 163.011, at a level not to exceed eighty-five cents per one hundred dollars assessed valuation in the district or a sales tax equivalent amount as determined by the department of elementary and secondary education which may be substituted for all or part of such property tax.
 - (2) Any other statute to the contrary notwithstanding, no tax authorized pursuant to this subsection shall:
- (a) Be subject to any certificate of tax abatement issued after August 28, 1998, pursuant to sections 99.700 to 99.715; and
- (b) Effective January 1, 2002, be subject to any new or existing tax increment financing adopted by a city not within a county pursuant to sections 99.800 to 99.865 except that any redevelopment plan and redevelopment project concerning a convention headquarters hotel adopted by ordinance by a city not within a county prior to August 28, 2003, shall be subject to such tax increment financing.
- (3) The transitional school district shall not be subject to the provisions of section 162.081, sections 163.021 and 163.023 with respect to any requirements to maintain a minimum value of operating levy or any consequences provided by law for failure to levy at least such minimum rate. No operating levy or increase in the operating levy or sales tax established pursuant to this section shall be collected for a transitional school district unless prior approval is obtained from a simple majority of the district's voters. The board of the transitional district shall place the matter before the voters prior to March 15, 1999.
- 6. (1) The special administrative board established in this section shall develop, implement, monitor and evaluate a comprehensive school improvement plan, and such plan shall be subject to review and approval of the state board of education. The plan shall ensure that all students meet or exceed grade-level standards established by the state board of education pursuant to section 160.514;

- (2) The special administrative board shall establish student performance standards consistent with the standards established by the state board of education pursuant to section 160.514 for preschool through grade twelve in all skill and subject areas, subject to review and approval of the state board of education for the purpose of determining whether the standards are consistent with standards established by the state board of education pursuant to section 160.514;
- (3) All students in the district who do not achieve grade-level standards shall be required to attend summer school; except that the provisions of this subsection shall not apply to students receiving special education services pursuant to sections 162.670 to 162.999;
- (4) No student shall be promoted to a higher grade level unless that student has a reading ability at or above one grade level below the student's grade level; except that the provisions of this subsection shall not apply to students receiving special education services pursuant to sections 162.670 to 162.999;
- (5) The special administrative board established in this section shall develop, implement and annually update a professional development plan for teachers and other support staff, subject to review and approval of the state board of education.
- 7. The school improvement plan established pursuant to this section shall ensure open enrollment and program access to all students in the district, and, consistent with the Missouri and United States Constitutions, shall give first priority to residents of the city for admission to magnet schools. The school board shall take all practicable and constitutionally permissible steps to ensure that all magnet schools operate at full capacity. Students who change residence within the district shall be allowed to continue to attend the school in which they were initially enrolled for the remainder of their education at grade levels served by that school, and transportation shall be provided by the district to allow such students to continue to attend such school of initial enrollment.
- 8. To the extent practicable, the special administrative board shall ensure that per pupil expenditures and pupil-teacher ratios shall be the same for all schools serving students at a given grade level.
- 9. The special administrative board shall ensure that early childhood education is available throughout the district.
- 10. The special administrative board shall ensure that vocational education instruction is provided within the district.
- 11. The special administrative board shall establish an accountability officer whose duty shall be to ensure that academically deficient schools within the district are raised to acceptable condition within two years.
- 12. The transitional school district in any city not within a county shall be dissolved on July 1, 2008, unless the state board determines, prior to that date, that it is necessary for the transitional district to continue to accomplish the purposes for which it was created. The state board of education may cause the termination of the transitional school district at any time upon a determination that the transitional district has accomplished the purposes for which it was established and is no longer needed. If the transitional school district is classified as fully accredited, the state board of education shall terminate it and return governance to the elected board of the school district containing the territory of the dissolved transitional school district within thirty days. If the transitional school district is fully accredited before August 28, 2018, the state board of education shall terminate it at its first meeting to occur on or after August 28, 2018. The state board of education may cause the reestablishment of the transitional school district at any time upon a determination that it is necessary for the transitional district to be reestablished to accomplish the purposes established in this section. The state board of education shall provide notice to the governor and general assembly of the termination or reestablishment of the transitional school district and the termination or reestablishment shall become effective thirty days following such determination. Upon dissolution of a transitional school district pursuant to this section, nothing in this section shall be construed to reduce or eliminate any power or duty of any school district or districts containing the territory of the dissolved transitional school district unless such transitional school district is reestablished by the state board of education pursuant to this section."; and

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

Representative Trent raised a point of order that **House Amendment No. 1** goes beyond the scope of the bill.

The Chair ruled the point of order well taken.

On motion of Representative Sommer, **HB 1371** was ordered perfected and printed.

HB 1421, relating to gifted education, was taken up by Representative Pfautsch.

On motion of Representative Pfautsch, the title of **HB 1421** was agreed to.

Representative May offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1421, Page 2, Section 162.722, Line 8, by inserting after all of said line the following:

- "162.1100. 1. There is hereby established within each city not within a county a school district to be known as the "Transitional School District of (name of city)", which shall be a body corporate and politic and a subdivision of the state. The transitional school district shall be coterminous with the boundaries of the city in which the district is located. Except as otherwise provided in this section and section 162.621, the transitional school district shall be subject to all laws pertaining to "seven-director districts", as defined in section 160.011. The transitional school district shall have the responsibility for educational programs and policies determined by a final judgment of a federal school desegregation case to be needed in providing for a transition of the educational system of the city from control and jurisdiction of a federal court school desegregation order, decree or agreement and such other programs and policies as designated by the governing body of the school district.
- 2. (1) The governing board of the transitional school district shall consist of three residents of the district: one shall be appointed by the governing body of the district, one shall be appointed by the mayor of the city not within a county and one shall be appointed by the president of the board of aldermen of the city not within a county. The members of the governing board shall serve without compensation for a term of three years, or until their successors have been appointed, or until the transitional district is dissolved or terminated. Any tax approved for the transitional district shall be assigned to the governing body of the school district in a city not within a county after dissolution or termination of the transitional district.
- (2) In the event that the state board of education shall declare the school district of a city not within a county to be unaccredited, the member of the governing board of the transitional district appointed by the governing body of the district as provided in subdivision (1) of this subsection shall, within ninety days, be replaced by a chief executive officer nominated by the state board of education and appointed by the governor with the advice and consent of the senate. The chief executive officer need not be a resident of the district but shall be a person of recognized administrative ability, shall be paid in whole or in part with funds from the district, and shall have all other powers and duties of any other general superintendent of schools, including appointment of staff. The chief executive officer shall serve for a term of three years or until his **or her** successor is appointed or until the transitional district is dissolved or terminated. His **or her** salary shall be set by the state board of education.
- 3. In the event that the school district loses its accreditation, upon the appointment of a chief executive officer, any powers granted to any existing school board in a city not within a county on or before August 28, 1998, shall be vested with the special administrative board of the transitional school district containing such school district so long as the transitional school district exists, except as otherwise provided in section 162.621.
 - 4. The special administrative board's powers and duties shall include:
- (1) Creating an academic accountability plan, taking corrective action in underperforming schools, and seeking relief from state-mandated programs;
 - (2) Exploration of alternative forms of governance for the district;
 - (3) Authority to contract with nonprofit corporations to provide for the operation of schools;
 - (4) Oversight of facility planning, construction, improvement, repair, maintenance and rehabilitation;
- (5) Authority to establish school site councils to facilitate site-based school management and to improve the responsiveness of the schools to the needs of the local geographic attendance region of the school;
- (6) Authority to submit a proposal to district voters pursuant to section 162.666 regarding establishment of neighborhood schools.
- 5. (1) The provisions of a final judgment as to the state of Missouri and its officials in a school desegregation case which subjects a district in which a transitional district is located in this state to a federal court's jurisdiction may authorize or require the governing body of a transitional school district established under this section to establish the transitional district's operating levy for school purposes, as defined pursuant to section

163.011, at a level not to exceed eighty-five cents per one hundred dollars assessed valuation in the district or a sales tax equivalent amount as determined by the department of elementary and secondary education which may be substituted for all or part of such property tax.

- (2) Any other statute to the contrary notwithstanding, no tax authorized pursuant to this subsection shall:
- (a) Be subject to any certificate of tax abatement issued after August 28, 1998, pursuant to sections 99.700 to 99.715; and
- (b) Effective January 1, 2002, be subject to any new or existing tax increment financing adopted by a city not within a county pursuant to sections 99.800 to 99.865 except that any redevelopment plan and redevelopment project concerning a convention headquarters hotel adopted by ordinance by a city not within a county prior to August 28, 2003, shall be subject to such tax increment financing.
- (3) The transitional school district shall not be subject to the provisions of section 162.081, sections 163.021 and 163.023 with respect to any requirements to maintain a minimum value of operating levy or any consequences provided by law for failure to levy at least such minimum rate. No operating levy or increase in the operating levy or sales tax established pursuant to this section shall be collected for a transitional school district unless prior approval is obtained from a simple majority of the district's voters. The board of the transitional district shall place the matter before the voters prior to March 15, 1999.
- 6. (1) The special administrative board established in this section shall develop, implement, monitor and evaluate a comprehensive school improvement plan, and such plan shall be subject to review and approval of the state board of education. The plan shall ensure that all students meet or exceed grade-level standards established by the state board of education pursuant to section 160.514;
- (2) The special administrative board shall establish student performance standards consistent with the standards established by the state board of education pursuant to section 160.514 for preschool through grade twelve in all skill and subject areas, subject to review and approval of the state board of education for the purpose of determining whether the standards are consistent with standards established by the state board of education pursuant to section 160.514;
- (3) All students in the district who do not achieve grade-level standards shall be required to attend summer school; except that the provisions of this subsection shall not apply to students receiving special education services pursuant to sections 162.670 to 162.999;
- (4) No student shall be promoted to a higher grade level unless that student has a reading ability at or above one grade level below the student's grade level; except that the provisions of this subsection shall not apply to students receiving special education services pursuant to sections 162.670 to 162.999;
- (5) The special administrative board established in this section shall develop, implement and annually update a professional development plan for teachers and other support staff, subject to review and approval of the state board of education.
- 7. The school improvement plan established pursuant to this section shall ensure open enrollment and program access to all students in the district, and, consistent with the Missouri and United States Constitutions, shall give first priority to residents of the city for admission to magnet schools. The school board shall take all practicable and constitutionally permissible steps to ensure that all magnet schools operate at full capacity. Students who change residence within the district shall be allowed to continue to attend the school in which they were initially enrolled for the remainder of their education at grade levels served by that school, and transportation shall be provided by the district to allow such students to continue to attend such school of initial enrollment.
- 8. To the extent practicable, the special administrative board shall ensure that per pupil expenditures and pupil-teacher ratios shall be the same for all schools serving students at a given grade level.
- 9. The special administrative board shall ensure that early childhood education is available throughout the district.
- 10. The special administrative board shall ensure that vocational education instruction is provided within the district.
- 11. The special administrative board shall establish an accountability officer whose duty shall be to ensure that academically deficient schools within the district are raised to acceptable condition within two years.
- 12. The transitional school district in any city not within a county shall be dissolved on July 1, 2008, unless the state board determines, prior to that date, that it is necessary for the transitional district to continue to accomplish the purposes for which it was created. The state board of education may cause the termination of the transitional school district at any time upon a determination that the transitional district has accomplished the purposes for which it was established and is no longer needed. If the transitional school district is classified as fully accredited, the state board of education shall terminate it and return governance to the elected board of the school district containing the territory of the dissolved transitional school district within thirty days. If the transitional

school district is fully accredited before August 28, 2018, the state board of education shall terminate it at its first meeting to occur on or after August 28, 2018. The state board of education may cause the reestablishment of the transitional school district at any time upon a determination that it is necessary for the transitional district to be reestablished to accomplish the purposes established in this section. The state board of education shall provide notice to the governor and general assembly of the termination or reestablishment of the transitional school district and the termination or reestablishment shall become effective thirty days following such determination. Upon dissolution of a transitional school district pursuant to this section, nothing in this section shall be construed to reduce or eliminate any power or duty of any school district or districts containing the territory of the dissolved transitional school district unless such transitional school district is reestablished by the state board of education pursuant to this section."; and

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

Representative Trent raised a point of order that **House Amendment No. 1** goes beyond the scope of the bill.

The Chair ruled the point of order well taken.

Representative Ellington offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Bill No. 1421, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

- "160.440. 1. For purposes of this section, "magnet school" means a school with specialized curricula that draws its student body from geographic areas outside the attendance zone of such school but within the attendance zone of the school district in which such school is located.
- 2. Notwithstanding any other provision of law, a school district may convert any school within its district into a magnet school. Any student who lives within the attendance zone of the school district may attend such magnet school, subject to the provisions of subsection 3 of this section.
- 3. If capacity is insufficient to enroll all students who seek admission to the magnet school, the magnet school shall have an admissions process that ensures that all students who seek admission have an equal chance of gaining admission; except that, the magnet school may give a preference for admission of students who submit an application for admission before a certain date.
- 4. A school district shall not be required to provide transportation to any student attending a magnet school who lives outside the attendance zone of such school but within the attendance zone of the school district.
- 5. This section shall not apply to any magnet school that was operating before the effective date of this section.
- 160.665. 1. Any school district within the state may designate one or more elementary or secondary school teachers or administrators as a school protection officer. The responsibilities and duties of a school protection officer are voluntary and shall be in addition to the normal responsibilities and duties of the teacher or administrator. Any compensation for additional duties relating to service as a school protection officer shall be funded by the local school district, with no state funds used for such purpose.
- 2. Any person designated by a school district as a school protection officer shall be authorized to carry concealed firearms or a self-defense spray device in any school in the district. A self-defense spray device shall mean any device that is capable of carrying, and that ejects, releases, or emits, a nonlethal solution capable of incapacitating a violent threat. The school protection officer shall not be permitted to allow any firearm or device out of his or her personal control while that firearm or device is on school property. Any school protection officer who violates this subsection may be removed immediately from the classroom and subject to employment termination proceedings.

- 3. A school protection officer has the same authority to detain or use force against any person on school property as provided to any other person under chapter 563.
- 4. Upon detention of a person under subsection 3 of this section, the school protection officer shall immediately notify a school administrator and a school resource officer, if such officer is present at the school. If the person detained is a student then the parents or guardians of the student shall also be immediately notified by a school administrator.
- 5. Any person detained by a school protection officer shall be turned over to a school administrator or law enforcement officer as soon as practically possible and shall not be detained by a school protection officer for more than one hour.
- 6. Any teacher or administrator of an elementary or secondary school who seeks to be designated as a school protection officer shall request such designation in writing, and submit it to the [superintendent] board of the school district which employs him or her as a teacher or administrator. Along with this request, any teacher or administrator seeking to carry a concealed firearm on school property shall also submit proof that he or she has a valid concealed carry endorsement or permit, and all teachers and administrators seeking the designation of school protection officer shall submit a certificate of school protection officer training program completion from a training program approved by the director of the department of public safety which demonstrates that such person has successfully completed the training requirements established by the POST commission under chapter 590 for school protection officers.
- 7. No school district may designate a teacher or administrator as a school protection officer unless such person has successfully completed a school protection officer training program, which has been approved by the director of the department of public safety. No school district shall allow a school protection officer to carry a concealed firearm on school property unless the school protection officer has a valid concealed carry endorsement or permit.
- 8. Any school district that designates a teacher or administrator as a school protection officer shall, within thirty days, notify, in writing, the director of the department of public safety of the designation, which shall include the following:
 - (1) The full name, date of birth, and address of the officer;
 - (2) The name of the school district; and
 - (3) The date such person was designated as a school protection officer.

Notwithstanding any other provisions of law to the contrary, any identifying information collected under the authority of this subsection shall not be considered public information and shall not be subject to a request for public records made under chapter 610.

- 9. A school district may revoke the designation of a person as a school protection officer for any reason and shall immediately notify the designated school protection officer in writing of the revocation. The school district shall also within thirty days of the revocation notify the director of the department of public safety in writing of the revocation of the designation of such person as a school protection officer. A person who has had the designation of school protection officer revoked has no right to appeal the revocation decision.
- 10. The director of the department of public safety shall maintain a listing of all persons designated by school districts as school protection officers and shall make this list available to all law enforcement agencies.
- 11. Before a school district may designate a teacher or administrator as a school protection officer, the school board shall hold a public hearing on whether to allow such designation. Notice of the hearing shall be published at least fifteen days before the date of the hearing in a newspaper of general circulation within the city or county in which the school district is located. The board may determine at a closed meeting, as "closed meeting" is defined under section 610.010, whether to authorize the designated school protection officer to carry a concealed firearm or a self-defense spray device.
- 162.215. 1. The school board of any school district may authorize and commission school officers to enforce laws relating to crimes committed on school premises, at school activities, and on school buses operating within the school district only upon the execution of a memorandum of understanding with each municipal law enforcement agency and county sheriff's office which has law enforcement jurisdiction over the school district's premises and location of school activities, provided that the memorandum shall not grant statewide arrest authority. School officers shall be licensed peace officers, as defined in section 590.010, and shall comply with the provisions of chapter 590. The powers and duties of a peace officer shall continue throughout the employee's tenure as a school officer.

- 2. School officers shall abide by district school board policies, all terms and conditions defined within the executed memorandum of understanding with each municipal law enforcement agency and county sheriff's office which has law enforcement jurisdiction over the school district's premises and location of school activities, and shall consult with and coordinate activities through the [school superintendent or the superintendent's designee] board. School officers' authority shall be limited to crimes committed on school premises, at school activities, and on school buses operating within the jurisdiction of the executed memorandum of understanding. All crimes involving any sexual offense or any felony involving the threat or use of force shall remain under the authority of the local jurisdiction where the crime occurred. School officers may conduct any justified stop on school property and enforce any local violation that occurs on school grounds. School officers shall have the authority to stop, detain, and arrest for crimes committed on school property, at school activities, and on school buses.
- 162.553. There may be established for a period of not less than one year nor more than three years within each urban school district with a reported dropout rate in excess of forty percent, an ad hoc committee of thirteen to twenty members on dropout prevention. The committee shall be composed of school personnel, parents, students and community members. The committee members shall be selected by [the superintendent and president of] the school board with input from community organizations, the parent organizations of the district and student organizations of the district.
- 162.641. 1. In metropolitan districts, the treasurer shall exercise a general supervision over the fiscal affairs of the public schools of the city, the collection and payment of funds to the school depositaries, and the disbursement of all revenues and moneys belonging to the board. He **or she** shall deposit daily in the designated depositaries of the board all money collected or received by him **or her** for the board. He **or she** shall see that no liability is incurred or expenditure made without due authority of law, and that the appropriations are not overdrawn. He **or she** shall have supervision of all invested property of the board. He **or she** shall be the custodian of all securities, documents, title papers, books of record and other papers belonging to the board, other than books of record of board proceedings. He **or she** shall furnish a statement of receipts and disbursements at the times that the rules of the board provide, and at the end of the fiscal year he **or she** shall make to the superintendent of schools and the board a full and comprehensive report of its financial affairs for the preceding year. He **or she** shall give bond as the board requires, but not less than fifty thousand dollars.
- 2. The treasurer shall be the general accountant of the board and shall preserve in his **or her** office all accounts, vouchers and contracts pertaining to school affairs. He **or she** shall examine and audit all accounts and demands against the board and certify their correctness. He **or she** shall require settlement of accounts to be verified by affidavit whenever he **or she** deems proper. He **or she** shall keep accounts and shall make available budget and cost information as requested by the superintendent of schools and the board of education.
- 3. The treasurer shall exercise his **or her** duties and responsibilities under the administrative supervision and direction of the [superintendent of schools and subject to the rules, regulations and policies of the] board of education."; and

Further amend said bill, Page 2, Section 162.722, Line 8, by inserting after all of said section and line the following:

- "162.1100. 1. There is hereby established within each city not within a county a school district to be known as the "Transitional School District of (name of city)", which shall be a body corporate and politic and a subdivision of the state. The transitional school district shall be coterminous with the boundaries of the city in which the district is located. Except as otherwise provided in this section and section 162.621, the transitional school district shall be subject to all laws pertaining to "seven-director districts", as defined in section 160.011. The transitional school district shall have the responsibility for educational programs and policies determined by a final judgment of a federal school desegregation case to be needed in providing for a transition of the educational system of the city from control and jurisdiction of a federal court school desegregation order, decree or agreement and such other programs and policies as designated by the governing body of the school district.
- 2. (1) The governing board of the transitional school district shall consist of three residents of the district: one shall be appointed by the governing body of the district, one shall be appointed by the mayor of the city not within a county and one shall be appointed by the president of the board of aldermen of the city not within a county. The members of the governing board shall serve without compensation for a term of three years, or until their

successors have been appointed, or until the transitional district is dissolved or terminated. Any tax approved for the transitional district shall be assigned to the governing body of the school district in a city not within a county after dissolution or termination of the transitional district.

- (2) In the event that the state board of education shall declare the school district of a city not within a county to be unaccredited, the member of the governing board of the transitional district appointed by the governing body of the district as provided in subdivision (1) of this subsection shall, within ninety days, be replaced by a chief executive officer nominated by the state board of education and appointed by the governor with the advice and consent of the senate. The chief executive officer need not be a resident of the district but shall be a person of recognized administrative ability, shall be paid in whole or in part with funds from the district, and shall have all other powers and duties of any other general superintendent of schools[, including appointment of staff]. The chief executive officer shall serve for a term of three years or until his **or her** successor is appointed or until the transitional district is dissolved or terminated. His **or her** salary shall be set by the state board of education.
- 3. In the event that the school district loses its accreditation, upon the appointment of a chief executive officer, any powers granted to any existing school board in a city not within a county on or before August 28, 1998, shall be vested with the special administrative board of the transitional school district containing such school district so long as the transitional school district exists, except as otherwise provided in section 162.621.
 - 4. The special administrative board's powers and duties shall include:
- (1) Creating an academic accountability plan, taking corrective action in underperforming schools, and seeking relief from state-mandated programs;
 - (2) Exploration of alternative forms of governance for the district;
 - (3) Authority to contract with nonprofit corporations to provide for the operation of schools;
 - (4) Oversight of facility planning, construction, improvement, repair, maintenance and rehabilitation;
- (5) Authority to establish school site councils to facilitate site-based school management and to improve the responsiveness of the schools to the needs of the local geographic attendance region of the school;
- (6) Authority to submit a proposal to district voters pursuant to section 162.666 regarding establishment of neighborhood schools.
- 5. (1) The provisions of a final judgment as to the state of Missouri and its officials in a school desegregation case which subjects a district in which a transitional district is located in this state to a federal court's jurisdiction may authorize or require the governing body of a transitional school district established under this section to establish the transitional district's operating levy for school purposes, as defined pursuant to section 163.011, at a level not to exceed eighty-five cents per one hundred dollars assessed valuation in the district or a sales tax equivalent amount as determined by the department of elementary and secondary education which may be substituted for all or part of such property tax.
 - (2) Any other statute to the contrary notwithstanding, no tax authorized pursuant to this subsection shall:
- (a) Be subject to any certificate of tax abatement issued after August 28, 1998, pursuant to sections 99.700 to 99.715; and
- (b) Effective January 1, 2002, be subject to any new or existing tax increment financing adopted by a city not within a county pursuant to sections 99.800 to 99.865 except that any redevelopment plan and redevelopment project concerning a convention headquarters hotel adopted by ordinance by a city not within a county prior to August 28, 2003, shall be subject to such tax increment financing.
- (3) The transitional school district shall not be subject to the provisions of section 162.081, sections 163.021 and 163.023 with respect to any requirements to maintain a minimum value of operating levy or any consequences provided by law for failure to levy at least such minimum rate. No operating levy or increase in the operating levy or sales tax established pursuant to this section shall be collected for a transitional school district unless prior approval is obtained from a simple majority of the district's voters. The board of the transitional district shall place the matter before the voters prior to March 15, 1999.
- 6. (1) The special administrative board established in this section shall develop, implement, monitor and evaluate a comprehensive school improvement plan, and such plan shall be subject to review and approval of the state board of education. The plan shall ensure that all students meet or exceed grade-level standards established by the state board of education pursuant to section 160.514;
- (2) The special administrative board shall establish student performance standards consistent with the standards established by the state board of education pursuant to section 160.514 for preschool through grade twelve in all skill and subject areas, subject to review and approval of the state board of education for the purpose of determining whether the standards are consistent with standards established by the state board of education pursuant to section 160.514;

- (3) All students in the district who do not achieve grade-level standards shall be required to attend summer school; except that the provisions of this subsection shall not apply to students receiving special education services pursuant to sections 162.670 to 162.999;
- (4) No student shall be promoted to a higher grade level unless that student has a reading ability at or above one grade level below the student's grade level; except that the provisions of this subsection shall not apply to students receiving special education services pursuant to sections 162.670 to 162.999;
- (5) The special administrative board established in this section shall develop, implement and annually update a professional development plan for teachers and other support staff, subject to review and approval of the state board of education.
- 7. The school improvement plan established pursuant to this section shall ensure open enrollment and program access to all students in the district, and, consistent with the Missouri and United States Constitutions, shall give first priority to residents of the city for admission to magnet schools. The school board shall take all practicable and constitutionally permissible steps to ensure that all magnet schools operate at full capacity. Students who change residence within the district shall be allowed to continue to attend the school in which they were initially enrolled for the remainder of their education at grade levels served by that school, and transportation shall be provided by the district to allow such students to continue to attend such school of initial enrollment.
- 8. To the extent practicable, the special administrative board shall ensure that per pupil expenditures and pupil-teacher ratios shall be the same for all schools serving students at a given grade level.
- 9. The special administrative board shall ensure that early childhood education is available throughout the district.
- 10. The special administrative board shall ensure that vocational education instruction is provided within the district.
- 11. The special administrative board shall establish an accountability officer whose duty shall be to ensure that academically deficient schools within the district are raised to acceptable condition within two years.
- 12. The transitional school district in any city not within a county shall be dissolved on July 1, 2008, unless the state board determines, prior to that date, that it is necessary for the transitional district to continue to accomplish the purposes for which it was created. The state board of education may cause the termination of the transitional school district at any time upon a determination that the transitional district has accomplished the purposes for which it was established and is no longer needed. The state board of education may cause the reestablishment of the transitional school district at any time upon a determination that it is necessary for the transitional district to be reestablished to accomplish the purposes established in this section. The state board of education shall provide notice to the governor and general assembly of the termination or reestablishment of the transitional school district and the termination or reestablishment shall become effective thirty days following such determination. Upon dissolution of a transitional school district pursuant to this section, nothing in this section shall be construed to reduce or eliminate any power or duty of any school district or districts containing the territory of the dissolved transitional school district unless such transitional school district is reestablished by the state board of education pursuant to this section.
- 167.020. 1. As used in this section, the term "homeless child" or "homeless youth" shall mean a person less than twenty-one years of age who lacks a fixed, regular and adequate nighttime residence, including a child or youth who:
- (1) Is sharing the housing of other persons due to loss of housing, economic hardship, or a similar reason; is living in motels, hotels, or camping grounds due to lack of alternative adequate accommodations; is living in emergency or transitional shelters; is abandoned in hospitals; or is awaiting foster care placement;
- (2) Has a primary nighttime residence that is a public or private place not designed for or ordinarily used as a regular sleeping accommodation for human beings;
- (3) Is living in cars, parks, public spaces, abandoned buildings, substandard housing, bus or train stations, or similar settings; and
- (4) Is a migratory child or youth who qualifies as homeless because the child or youth is living in circumstances described in subdivisions (1) to (3) of this subsection.
- 2. In order to register a pupil, the parent or legal guardian of the pupil or the pupil himself or herself shall provide, at the time of registration, one of the following:
- (1) Proof of residency in the district. Except as otherwise provided in section 167.151, the term "residency" shall mean that a person both physically resides within a school district and is domiciled within that district or, in the case of a private school student suspected of having a disability under the Individuals With

Disabilities Education Act, 20 U.S.C. Section 1412, et seq., that the student attends private school within that district. The domicile of a minor child shall be the domicile of a parent, military guardian pursuant to a military-issued guardianship or court-appointed legal guardian. For instances in which the family of a student living in Missouri co-locates to live with other family members or live in a military family support community because one or both of the child's parents are stationed or deployed out of state or deployed within Missouri under [Title 32 or Title 10] active duty orders under Title 10 or Title 32 of the United States Code, the student may attend the school district in which the family member's residence or family support community is located. If the active duty orders expire during the school year, the student may finish the school year in that district; or

(2) Proof that the person registering the student has requested a waiver under subsection 3 of this section within the last forty-five days.

In instances where there is reason to suspect that admission of the pupil will create an immediate danger to the safety of other pupils and employees of the district, the [superintendent or the superintendent's designee] school board may convene a hearing within five working days of the request to register and determine whether or not the pupil may register.

- 3. Any person subject to the requirements of subsection 2 of this section may request a waiver from the district board of any of those requirements on the basis of hardship or good cause. Under no circumstances shall athletic ability be a valid basis of hardship or good cause for the issuance of a waiver of the requirements of subsection 2 of this section. The district board or committee of the board appointed by the president and which shall have full authority to act in lieu of the board shall convene a hearing as soon as possible, but no later than forty-five days after receipt of the waiver request made under this subsection or the waiver request shall be granted. The district board or committee of the board may grant the request for a waiver of any requirement of subsection 2 of this section. The district board or committee of the board may also reject the request for a waiver in which case the pupil shall not be allowed to register. Any person aggrieved by a decision of a district board or committee of the board on a request for a waiver under this subsection may appeal such decision to the circuit court in the county where the school district is located.
- 4. Any person who knowingly submits false information to satisfy any requirement of subsection 2 of this section is guilty of a class A misdemeanor.
- 5. In addition to any other penalties authorized by law, a district board may file a civil action to recover, from the parent, military guardian or legal guardian of the pupil, the costs of school attendance for any pupil who was enrolled at a school in the district and whose parent, military guardian or legal guardian filed false information to satisfy any requirement of subsection 2 of this section.
- 6. Subsection 2 of this section shall not apply to a pupil who is a homeless child or youth, or a pupil attending a school not in the pupil's district of residence as a participant in an interdistrict transfer program established under a court-ordered desegregation program, a pupil who is a ward of the state and has been placed in a residential care facility by state officials, a pupil who has been placed in a residential care facility due to a mental illness or developmental disability, a pupil attending a school pursuant to sections 167.121 and 167.151, a pupil placed in a residential facility by a juvenile court, a pupil with a disability identified under state eligibility criteria if the student is in the district for reasons other than accessing the district's educational program, or a pupil attending a regional or cooperative alternative education program or an alternative education program on a contractual basis.
- 7. Within two business days of enrolling a pupil, the school official enrolling a pupil, including any special education pupil, shall request those records required by district policy for student transfer and those discipline records required by subsection 9 of section 160.261 from all schools previously attended by the pupil within the last twelve months. Any school district that receives a request for such records from another school district enrolling a pupil that had previously attended a school in such district shall respond to such request within five business days of receiving the request. School districts may report or disclose education records to law enforcement and juvenile justice authorities if the disclosure concerns law enforcement's or juvenile justice authorities' ability to effectively serve, prior to adjudication, the student whose records are released. The officials and authorities to whom such information is disclosed must comply with applicable restrictions set forth in 20 U.S.C. Section 1232g(b)(1)(E).
- 167.031. 1. Every parent, guardian or other person in this state having charge, control or custody of a child not enrolled in a public, private, parochial, parish school or full-time equivalent attendance in a combination of such schools and between the ages of seven years and the compulsory attendance age for the district is responsible for enrolling the child in a program of academic instruction which complies with subsection 2 of this section. Any parent, guardian or other person who enrolls a child between the ages of five and seven years in a public school program of academic instruction shall cause such child to attend the academic program on a regular basis, according to this section.

Nonattendance by such child shall cause such parent, guardian or other responsible person to be in violation of the provisions of section 167.061, except as provided by this section. A parent, guardian or other person in this state having charge, control, or custody of a child between the ages of seven years of age and the compulsory attendance age for the district shall cause the child to attend regularly some public, private, parochial, parish, home school or a combination of such schools not less than the entire school term of the school which the child attends; except that:

- (1) A child who, to the satisfaction of the [superintendent of public schools] board of the district in which he or she resides[, or if there is no superintendent then the chief school officer], is determined to be mentally or physically incapacitated may be excused from attendance at school for the full time required, or any part thereof;
- (2) A child between fourteen years of age and the compulsory attendance age for the district may be excused from attendance at school for the full time required, or any part thereof, by the [superintendent of public schools] board of the district, or if there is none then by a court of competent jurisdiction, when legal employment has been obtained by the child and found to be desirable, and after the parents or guardian of the child have been advised of the pending action; or
- (3) A child between five and seven years of age shall be excused from attendance at school if a parent, guardian or other person having charge, control or custody of the child makes a written request that the child be dropped from the school's rolls.
- 2. (1) As used in sections 167.031 to 167.071, a "home school" is a school, whether incorporated or unincorporated, that:
 - (a) Has as its primary purpose the provision of private or religious-based instruction;
- (b) Enrolls pupils between the ages of seven years and the compulsory attendance age for the district, of which no more than four are unrelated by affinity or consanguinity in the third degree; and
- (c) Does not charge or receive consideration in the form of tuition, fees, or other remuneration in a genuine and fair exchange for provision of instruction.
- (2) As evidence that a child is receiving regular instruction, the parent shall, except as otherwise provided in this subsection:
 - (a) Maintain the following records:
 - a. A plan book, diary, or other written record indicating subjects taught and activities engaged in; and
 - b. A portfolio of samples of the child's academic work; and
 - c. A record of evaluations of the child's academic progress; or
 - d. Other written, or credible evidence equivalent to subparagraphs a., b. and c.; and
- (b) Offer at least one thousand hours of instruction, at least six hundred hours of which will be in reading, language arts, mathematics, social studies and science or academic courses that are related to the aforementioned subject areas and consonant with the pupil's age and ability. At least four hundred of the six hundred hours shall occur at the regular home school location.
- (3) The requirements of subdivision (2) of this subsection shall not apply to any pupil above the age of sixteen years.
- 3. Nothing in this section shall require a private, parochial, parish or home school to include in its curriculum any concept, topic, or practice in conflict with the school's religious doctrines or to exclude from its curriculum any concept, topic, or practice consistent with the school's religious doctrines. Any other provision of the law to the contrary notwithstanding, all departments or agencies of the state of Missouri shall be prohibited from dictating through rule, regulation or other device any statewide curriculum for private, parochial, parish or home schools.
 - 4. A school year begins on the first day of July and ends on the thirtieth day of June following.
- 5. The production by a parent of a daily log showing that a home school has a course of instruction which satisfies the requirements of this section or, in the case of a pupil over the age of sixteen years who attended a metropolitan school district the previous year, a written statement that the pupil is attending home school in compliance with this section shall be a defense to any prosecution under this section and to any charge or action for educational neglect brought pursuant to chapter 210.
 - 6. As used in sections 167.031 to 167.051, the term "compulsory attendance age for the district" shall mean:
- (1) Seventeen years of age for any metropolitan school district for which the school board adopts a resolution to establish such compulsory attendance age; provided that such resolution shall take effect no earlier than the school year next following the school year during which the resolution is adopted; and
- (2) Seventeen years of age or having successfully completed sixteen credits towards high school graduation in all other cases. The school board of a metropolitan school district for which the compulsory attendance age is seventeen years may adopt a resolution to lower the compulsory attendance age to sixteen years;

provided that such resolution shall take effect no earlier than the school year next following the school year during which the resolution is adopted.

- 7. For purposes of subsection 2 of this section as applied in subsection 6 [herein] of this section, a "completed credit towards high school graduation" shall be defined as one hundred hours or more of instruction in a course. Home school education enforcement and records pursuant to this section, and sections 210.167 and 211.031, shall be subject to review only by the local prosecuting attorney.
- 167.091. 1. The school board of any district which has ten thousand inhabitants or more[5] may establish and maintain from the public school funds one or more special truant or parental day schools in the city or district for children who are either habitual truants from any school in which they are enrolled as pupils, or who, while in attendance at any school are incorrigible, vicious or immoral, or who habitually wander or loiter about the streets or roads or other public places without lawful employment, or who, in the opinion of the board [or of its superintendent of instruction], require special attention and instruction. The school board[5, through its officers, 1] may assign, require and compel all such children to attend the special truant or parental school or any department of the graded schools that the board directs.
- 2. The board may also establish and maintain from the public school funds, either within or without its district, a parental school for the care and education of any child resident of the school district and committed to it by a juvenile court under the provisions of section 211.181. For every child committed to the school there shall be paid to the board of education out of the treasury of the city or county the sum of ten dollars per month for the support, maintenance, clothing and other expenses of the child from the time of its entrance into the school until its discharge therefrom.
- 168.171. Each school board employing thirty or more teachers may employ a supervisor of physical education for the schools under its jurisdiction whose qualifications for service shall be established by the state board of education. The supervisor of physical education, under the direction of the [superintendent of schools] board of the district, shall supervise the teaching of all subjects related to physical education and the physical well-being of the children under his **or her** charge, direct the supervised play and gymnastics in the schools and control school athletics. School boards employing thirty or more teachers may employ, or otherwise provide or secure the service of, a supervisor of health and of one or more school nurses, who shall serve under the administration of the [superintendent of schools] board of the district. If the supervisor of physical education is qualified to perform the duties of supervisor of health, he **or she** may perform the duties of both offices. All duties performed by the supervisor of health or the school nurses shall be performed with the advice and cooperation of the director of the state department of health and senior services.
- 168.211. 1. In metropolitan districts the superintendent of schools shall be appointed by the board of education for a term of one to five years[, during which term his compensation shall not be reduced]. The [superintendent of schools] board may appoint[, with the approval of the board,] a treasurer[,] and a commissioner of school buildings and [he] they shall serve at the pleasure of the [superintendent of schools and] board. The board may also appoint as many associate and assistant superintendents as [he] the board deems necessary, whose compensation shall be fixed by the board. The superintendent of schools shall give bond in the sum that the board requires but not less than fifty thousand dollars. No employee or agent of the board shall be a member of the board.
- 2. The [superintendent of schools] board shall have general supervision[, subject to policies established by the board,] of the school system, including its various departments and physical properties, courses of instruction, discipline and conduct of the schools, textbooks and studies, and the superintendent shall enforce any decisions made by the board regarding these issues. All appointments, promotions and transfers of teachers and all other employees, and introduction and changes of textbooks and apparatus, shall be made by [the superintendent with the approval of] the board, and the superintendent shall enforce such decisions. All appointments and promotions of teachers and all other employees shall be made upon the basis of merit, to be ascertained, as far as practicable, in cases of appointment, by examination, and in cases of promotion, by length and character of service. Examinations for appointment shall be conducted by the [superintendent under regulations to be made by the] board. [He] The superintendent shall make such reports to the board that it directs or the rules provide.
- 3. The [superintendent of schools] board shall have general supervision[, subject to policies established by the board,] of all school buildings, apparatus, equipment and school grounds and of their construction, installation, operation, repair, care and maintenance; the purchasing of all supplies and equipment; the operation of the school lunchrooms; the administration of examinations for the appointment and promotion of all employees of the school system; and the preparation and administration of the annual budget for the school system, and the superintendent

shall enforce any decisions made by the board regarding these issues. [Subject to the approval of the board of education as to number and salaries, the superintendent] The board may appoint as many employees as are necessary for the proper performance of [his] the superintendent's duties.

- 4. The board may grant a leave of absence to the superintendent of schools, and may remove him **or her** from office by vote of a majority of its members.
- 5. Should the [superintendent] board hire a commissioner of school buildings, said person shall be a person qualified by reason of education, experience and general familiarity with buildings and personnel to assume the following responsibilities and duties. Subject to the control of the [superintendent of schools] board, he or she shall exercise supervision over all school buildings, machinery, heating systems, equipment, school grounds and other buildings and premises of the board of education and the construction, installation, operation, repair, care and maintenance related thereto and the personnel connected therewith; the purchasing of building supplies and equipment and such other duties as may be assigned to him or her by board rules or regulations."; and

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

Representative Schroer raised a point of order that **House Amendment No. 2** goes beyond the scope of the bill.

The Chair ruled the point of order well taken.

On motion of Representative Pfautsch, HB 1421 was ordered perfected and printed.

HCS HB 1455, relating to career options for students, was taken up by Representative Lauer.

On motion of Representative Lauer, the title of **HCS HB 1455** was agreed to.

Representative May offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1455, Page 3, Section 173.1004, Line 49, by inserting after all of said section and line the following:

- "173.1562. 1. To ensure compliance with federal land grant institution laws and to prevent the potential loss of any federal moneys to land grant institutions in this state based on a failure to appropriate the state matching moneys, and notwithstanding any other provision of law, the state shall appropriate matching moneys to all land grant institutions in the state in compliance with the one-to-one match obligation established in the First Morrill Act of 1862 and the Second Morrill Act of 1890. Any one-to-one match made by the state shall not result in a reduction in other state moneys appropriated to a land grant institution.
- 2. Notwithstanding any other provision of law, the state shall not seek a waiver or require any land grant institution in the state to seek a waiver of the state's one-to-one match obligation."; and

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

Representative Trent raised a point of order that **House Amendment No. 1** goes beyond the scope of the bill.

The Chair ruled the point of order well taken.

Representative Ellington offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1455, Page 1, Section 167.902, Line 1, by inserting before all of said line the following:

- "160.545. 1. There is hereby established within the department of elementary and secondary education the "A+ Schools Program" to be administered by the commissioner of education. The program shall consist of grant awards made to public secondary schools that demonstrate a commitment to ensure that:
 - (1) All students be graduated from school;
- (2) All students complete a selection of high school studies that is challenging and for which there are identified learning expectations; and
- (3) All students proceed from high school graduation to a college or postsecondary vocational or technical school or high-wage job with work place skill development opportunities.
- 2. The state board of education shall promulgate rules and regulations for the approval of grants made under the program to schools that:
- (1) Establish measurable districtwide performance standards for the goals of the program outlined in subsection 1 of this section; and
- (2) Specify the knowledge, skills and competencies, in measurable terms, that students must demonstrate to successfully complete any individual course offered by the school, and any course of studies which will qualify a student for graduation from the school; and
 - (3) Do not offer a general track of courses that, upon completion, can lead to a high school diploma; and
- (4) Require rigorous coursework with standards of competency in basic academic subjects for students pursuing vocational and technical education as prescribed by rule and regulation of the state board of education; and
- (5) Have a partnership plan developed in cooperation and with the advice of local business persons, labor leaders, parents, and representatives of college and postsecondary vocational and technical school representatives, with the plan then approved by the local board of education. The plan shall specify a mechanism to receive information on an annual basis from those who developed the plan in addition to senior citizens, community leaders, and teachers to update the plan in order to best meet the goals of the program as provided in subsection 1 of this section. Further, the plan shall detail the procedures used in the school to identify students that may drop out of school and the intervention services to be used to meet the needs of such students. The plan shall outline counseling and mentoring services provided to students who will enter the work force upon graduation from high school, address apprenticeship and intern programs, and shall contain procedures for the recruitment of volunteers from the community of the school to serve in schools receiving program grants.
- 3. Any nonpublic school in this state may apply to the state board of education for certification that it meets the requirements of this section subject to the same criteria as public high schools. Every nonpublic school that applies and has met the requirements of this section shall have its students eligible for reimbursement of postsecondary education under subsection 8 of this section on an equal basis to students who graduate from public schools that meet the requirements of this section. Any nonpublic school that applies shall not be eligible for any grants under this section. Students of certified nonpublic schools shall be eligible for reimbursement of postsecondary education under subsection 8 of this section so long as they meet the other requirements of such subsection. For purposes of subdivision (5) of subsection 2 of this section, the nonpublic school shall be included in the partnership plan developed by the public school district in which the nonpublic school is located. For purposes of subdivision (1) of subsection 2 of this section, the nonpublic school shall establish measurable performance standards for the goals of the program for every school and grade level over which the nonpublic school maintains control.
- 4. A school district may participate in the program irrespective of its accreditation classification by the state board of education, provided it meets all other requirements.
- 5. By rule and regulation, the state board of education may determine a local school district variable fund match requirement in order for a school or schools in the district to receive a grant under the program. However, no school in any district shall receive a grant under the program unless the district designates a salaried employee to serve as the program coordinator, with the district assuming a minimum of one-half the cost of the salary and other benefits provided to the coordinator. Further, no school in any district shall receive a grant under the program unless the district makes available facilities and services for adult literacy training as specified by rule of the state board of education.
- 6. For any school that meets the requirements for the approval of the grants authorized by this section and specified in subsection 2 of this section for three successive school years, by August first following the third such school year, the commissioner of education shall present a plan to the superintendent of the school district in which such school is located for the waiver of rules and regulations to promote flexibility in the operations of the school and

to enhance and encourage efficiency in the delivery of instructional services in the school. The provisions of other law to the contrary notwithstanding, the plan presented to the superintendent shall provide a summary waiver, with no conditions, for the pupil testing requirements pursuant to section 160.257 in the school. Further, the provisions of other law to the contrary notwithstanding, the plan shall detail a means for the waiver of requirements otherwise imposed on the school related to the authority of the state board of education to classify school districts pursuant to subdivision (9) of section 161.092 and such other rules and regulations as determined by the commissioner of education, except such waivers shall be confined to the school and not other schools in the school district unless such other schools meet the requirements of this subsection. However, any waiver provided to any school as outlined in this subsection shall be void on June thirtieth of any school year in which the school fails to meet the requirements for the approval of the grants authorized by this section as specified in subsection 2 of this section.

- 7. For any school year, grants authorized by subsections 1, 2, and 5 of this section shall be funded with the amount appropriated for this program, less those funds necessary to reimburse eligible students pursuant to subsection 8 of this section.
- 8. The department of higher education shall, by rule, establish a procedure for the reimbursement of the cost of tuition, books and fees to any public community college or vocational or technical school or within the limits established in subsection 10 of this section for any two-year private vocational or technical school for any student:
- (1) Who has attended a high school in the state for at least three years immediately prior to graduation that meets the requirements of subsection 2 of this section; except that, students who are active duty military dependents, and students who are dependents of retired military who relocate to Missouri within one year of the date of the parent's retirement from active duty, who, in the school year immediately preceding graduation, meet all other requirements of this subsection and are attending a school that meets the requirements of subsection 2 of this section shall be exempt from the three-year attendance requirement of this subdivision; and
- (2) Who has made a good faith effort to first secure all available federal sources of funding that could be applied to the reimbursement described in this subsection; and
- (3) Who has earned a minimal grade average while in high school as determined by rule of the department of higher education, and other requirements for the reimbursement authorized by this subsection as determined by rule and regulation of the department[; and
 - (4) Who is a citizen or permanent resident of the United States].
- 9. The commissioner of education shall develop a procedure for evaluating the effectiveness of the program described in this section. Such evaluation shall be conducted annually with the results of the evaluation provided to the governor, speaker of the house, and president pro tempore of the senate.
- 10. For a two-year private vocational or technical school to obtain reimbursements under subsection 8 of this section, the following requirements shall be satisfied:
- (1) Such two-year private vocational or technical school shall be a member of the North Central Association and be accredited by the Higher Learning Commission as of July 1, 2008, and maintain such accreditation;
- (2) Such two-year private vocational or technical school shall be designated as a 501(c)(3) nonprofit organization under the Internal Revenue Code of 1986, as amended;
- (3) No two-year private vocational or technical school shall receive tuition reimbursements in excess of the tuition rate charged by a public community college for course work offered by the private vocational or technical school within the service area of such college; and
- (4) The reimbursements provided to any two-year private vocational or technical school shall not violate the provisions of Article IX, Section 8, or Article I, Section 7, of the Missouri Constitution or the first amendment of the United States Constitution."; and

Further amend said bill, Page 2, Section 167.902, Line 28, by inserting after all of said line the following:

- "173.262. 1. There is hereby established the "Marguerite Ross Barnett Competitiveness Scholarship Program", and any moneys appropriated by the general assembly for this program shall be used to provide scholarships for Missouri citizens to attend a Missouri college or university of their choice pursuant to the provisions of this section.
- 2. The definitions of terms set forth in section 173.205 shall be applicable to such terms as used in this section. The term "competitiveness scholarship" means an amount of money paid by the state of Missouri to a qualified college or university student pursuant to the provisions of this section.

- 3. The coordinating board for higher education shall be the administrative agency for the implementation of the program established by this section, and shall:
- (1) Promulgate reasonable rules and regulations for the exercise of its functions and the effectuation of the purposes of this section;
- (2) Prescribe the form and the time and method of awarding competitiveness scholarships, and shall supervise the processing thereof; and
- (3) Select qualified recipients to receive competitiveness scholarships, make such awards of competitiveness scholarships to qualified recipients and determine the manner and method of payment to the recipient.
- 4. A student shall be eligible for initial or renewed competitiveness scholarship if, at the time of his application and throughout the period during which he is receiving such assistance, he is a part-time student who:
 - (1) Is eighteen years of age or older;
 - (2) Is employed twenty hours or more per week;
 - (3) [Is a citizen or a permanent resident of the United States;
- (4) Is a resident of the state of Missouri, as determined by reference to standards promulgated pursuant to section 173.140;
- [(5)] (4) Is enrolled, or has been accepted for enrollment, as a part-time undergraduate student in an approved private or public institution; and
 - [(6)] (5) Establishes financial need.
- 5. A recipient of competitiveness scholarship awarded under the provisions of this section may transfer from one approved Missouri public or private institution to another without losing eligibility for the scholarship. If a recipient of the scholarship at any time withdraws from an approved private or public institution so that under the rules and regulations of that institution he is entitled to a refund of any tuition, fees or other charges, the institution shall pay the portion of the refund attributable to the scholarship for that term to the coordinating board for higher education."; and

Further amend said bill, Page 3, Section 173.1004, Line 49, by inserting after all of said line the following:

- "173.1104. 1. An applicant shall be eligible for initial or renewed financial assistance only if, at the time of application and throughout the period during which the applicant is receiving such assistance, the applicant:
 - (1) [Is a citizen or a permanent resident of the United States;
- (2) Is a resident of the state of Missouri, as determined by reference to standards promulgated by the coordinating board;
- [(3)] (2) Is enrolled, or has been accepted for enrollment, as a full-time undergraduate student in an approved private or public institution; and
- [(4)] (3) Is not enrolled or does not intend to use the award to enroll in a course of study leading to a degree in theology or divinity.
- 2. If an applicant is found guilty of or pleads guilty to any criminal offense during the period of time in which the applicant is receiving financial assistance, such applicant shall not be eligible for renewal of such assistance, provided such offense would disqualify the applicant from receiving federal student aid under Title IV of the Higher Education Act of 1965, as amended.
- 3. Financial assistance shall be allotted for one academic year, but a recipient shall be eligible for renewed assistance until he or she has obtained a baccalaureate degree, provided such financial assistance shall not exceed a total of ten semesters or fifteen quarters or their equivalent. Standards of eligibility for renewed assistance shall be the same as for an initial award of financial assistance, except that for renewal, an applicant shall demonstrate a grade-point average of two and five-tenths on a four-point scale, or the equivalent on another scale. This subsection shall be construed as the successor to section 173.215 for purposes of eligibility requirements of other financial assistance programs that refer to section 173.215.
 - 173.2505. 1. This section shall be known and may be cited as the "Dual Credit Scholarship Act".
 - 2. To be eligible to receive the dual credit scholarship, a student shall:
 - (1) [Be a United States citizen or permanent resident;
- (2)] Be a Missouri resident as defined by the coordinating board for higher education pursuant to section 173.005;
- [(3)] (2) Be enrolled in a dual credit program offered by an approved dual credit provider, as defined in section 173.2500;

- [(4)] (3) Have a cumulative high school grade point average of at least two and a half on a four point scale or equivalent; and
 - [(5)] (4) Meet one or more of the following indicators of economic need:
- (a) Be individually eligible to be enrolled in a federal free or reduced-price lunch program, based on income levels established by the United States Department of Agriculture;
 - (b) Reside in a foster home, be a ward of the state, or be homeless; or
- (c) Receive low-income public assistance, such as the Supplemental Nutrition Assistance Program (SNAP) or the Special Supplemental Nutrition Program for Women, Infants, and Children (WIC), or live in federally subsidized public housing.
- 3. The dual credit scholarship is hereby created to provide financial assistance to high school students enrolling in dual credit courses offered by an approved dual credit provider as defined in section 173.2500. The coordinating board may promulgate rules for the administration of the program including establishing the application, eligibility, and payment procedures. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2016, shall be invalid and void.
- 4. Subject to appropriation, the dual credit scholarship shall reimburse eligible students for up to fifty percent of the tuition cost paid by the student to enroll in a dual credit course offered by an approved dual credit provider.
- 5. No student shall receive in excess of five hundred dollars annually for all dual credit courses taken by such student.
- 6. There is hereby created in the state treasury the "Dual Credit Scholarship Fund", which shall consist of moneys appropriated to the fund by the general assembly and private donations made to the fund. The state treasurer shall be the custodian of the fund and shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

173.2550. 1. The provisions of this section shall be known and may be cited to as the "Make America Great Again Act".

- 2. Notwithstanding any other provision of law, no person shall be denied any post-secondary public education benefit based on the citizenship or immigration status, lawful or unlawful, of such person.
 - 178.411. 1. As used in this section, the following terms mean:
 - (1) "Board", state board of education;
- (2) "Course", any unit of study for which an institution awards credit hours toward the completion of an education program;
- (3) "Fee", any tuition or fee or both charged by an institution for attendance at that institution by a resident of this state;
- (4) "Fee waiver", the relinquishment by the institution of its charge of fees to a homemaker according to the provisions of this section;
- (5) "Homemaker", an individual whose principal job has been homemaking, who has lost his or her main source of income because of divorce, separation, death or disability of a spouse, long-term family income below poverty level, or loss of eligibility for public assistance, and who has not been employed on a full-time basis of forty hours per week for at least three years. Such full-time employment shall not include seasonal occupations;
- (6) "Institution", a public area vocational-technical school or a public community college as established in this chapter;
- (7) "Training program ready", the completion by a homemaker of a comprehensive vocational assessment of interests, aptitudes and abilities inventories or tests to ensure appropriate vocational educational placement from an approved vocational assessment/evaluation program, including the completion of a vocational orientation involving career decision-making activities, career exploration into nontraditional programs, new technologies and high demand occupations;

- (8) "Vocational education program", an educational program for less than a baccalaureate degree, the controlling purpose of which is to prepare for profitable employment.
 - 2. The board shall be the administrative agency for the implementation of this section. The board shall:
 - (1) Promulgate rules and regulations for the implementation of this section;
- (2) Determine the procedures necessary for a homemaker to apply for and receive a fee waiver and provide the necessary forms;
- (3) Determine eligibility guidelines for an institution to follow in the event that more homemakers apply for fee waivers in vocational education programs than the institution can accommodate in any particular enrollment period;
- (4) Determine guidelines for individual eligibility and minimum standards in order for a homemaker to become and to remain eligible to receive a fee waiver, including becoming training program ready;
- (5) Distribute annual grants to the institutions within the amounts appropriated therefor according to the provisions of this section.
- 3. No rule or portion of a rule promulgated under the authority of this section shall become effective unless it has been promulgated pursuant to the provisions of section 536.024.
- 4. Any other provision of the law to the contrary notwithstanding, an institution may waive the fee required for attendance in a vocational education program by a homemaker. Unless otherwise required by federal law, the receipt of the fee waiver shall not cause a reduction from any other agency benefits while the individual is enrolled in a vocational education program and for a period of six months after exit to full-time unsubsidized employment.
- 5. Within the limits of the amounts appropriated therefor, the board shall award an annual grant to each institution for fee waivers. The appropriated amount shall be divided between the area vocational-technical schools and the community colleges and shall be distributed according to the state plan for federal vocational education funds.
- 6. A homemaker may receive a fee waiver from an institution if at the time of application and throughout the period during which the homemaker is receiving such waiver the homemaker is a [eitizen or permanent resident of the United States, is a] resident of the state of Missouri as defined by the board, and is enrolled or has been accepted for enrollment in a vocational education program the purpose of which is to prepare for gainful employment. In no event shall a homemaker receive additional fee waivers beyond the completion of the vocational education program for which the homemaker is enrolled. A homemaker may change from one program to another prior to completion of the original program without loss of eligibility; provided, however, that the total credit hours for which fees are waived shall not exceed the equivalent credit hours of a community college associate's degree.
- 7. Nothing in this section shall be construed as a promise or guarantee that a homemaker will be admitted to an institution or to a particular program within that institution, that a homemaker will be allowed to continue after having been admitted, or will be graduated from a program at an institution. Each institution's rules and policies on student advancement shall apply to homemakers receiving fee waivers. An institution may subsequently refuse to waive fees if the homemaker has not made satisfactory progress or has withdrawn from the program prior to completion of the course without cause according to the institution's rules.
 - [173.1110. 1. No covered student unlawfully present in the United States shall receive a postsecondary education public benefit. Educational institutions awarding postsecondary education public benefits to covered students shall verify that these students are United States-citizens, permanent residents, or lawfully present in the United States.
 - 2. The following documents, in hard copy or electronic form, may be used to document that a covered student is a United States citizen, permanent resident, or is lawfully present in the United States:
 - (1) The Free Application for Student Aid Institutional Student Information Record:
 - (2) A state issued driver's license;
 - (3) A state issued nondriver's identification card;
 - (4) Documentary evidence recognized by the department of revenue when processing an application for a driver's license or nondriver's identification card;
 - (5) A United States birth certificate;
 - (6) A United States military identification card; or
 - (7) Any document issued by the federal government that confirms an alien's lawful presence in the United States.
 - 3. All postsecondary higher education institutions shall annually certify to the department of higher education that they have not knowingly awarded a postsecondary education public benefit to a covered student who is unlawfully present in the United States.

- 4. As used in this section, the following terms shall mean:
- (1) "Covered student", a student eighteen years of age or older, who has graduated from high school and is attending classes on the campus of a postsecondary educational institution during regularly scheduled academic sessions;
- (2) "Postsecondary education public benefit", institutional financial aid awarded by public-postsecondary educational institutions and state-administered postsecondary grants and scholarships awarded by all postsecondary educational institutions to covered students.]
- [208.009. 1. No alien unlawfully present in the United States shall receive any state or local public benefit, except for state or local public benefits that may be offered under 8 U.S.C. 1621(b). Nothing in this section shall be construed to prohibit the rendering of emergency medical care, prenatal care, services offering alternatives to abortion, emergency assistance, or legal assistance to any person.
- 2. As used in this section, "public benefit" means any grant, contract, or loan provided by an agency of state or local government; or any retirement, welfare, health, disability, housing, or food assistance benefit under which payments, assistance, credits, or reduced rates or fees are provided. The term "public benefit" shall not include postsecondary education public benefits as defined in section 173.1110, any municipal permit, or contracts or agreements between public utility providers and their customers or unemployment benefits payable under chapter 288. The unemployment compensation program shall verify the lawful presence of an alien for the purpose of determining eligibility for benefits in accordance with its own procedures.
- 3. In addition to providing proof of other eligibility requirements, at the time of application for any state or local public benefit, an applicant who is eighteen years of age or older shall provide affirmative proof that the applicant is a citizen or a permanent resident of the United States or is lawfully present in the United States. Such affirmative proof shall include documentary evidence recognized by the department of revenue when processing an application for a driver's license, a Missouri driver's license, as well as any document issued by the federal government that confirms an alien's lawful presence in the United States. In processing applications for public benefits, an employee of an agency of state or local government shall not inquire about the legal status of a custodial parent or guardian applying for a public benefit on behalf of his or her dependent child who is a citizen or permanent resident of the United States.
- 4. An applicant who cannot provide the proof required under this section at the time of application may alternatively sign an affidavit under oath, attesting to either United States citizenship or classification by the United States as an alien lawfully admitted for permanent residence, in order to receive temporary benefits or a temporary identification document as provided in this section. The affidavit shall be on or consistent with forms prepared by the state or local government agency administering the state or local public benefits and shall include the applicant's Social Security number or any applicable federal identification number and an explanation of the penalties under state law for obtaining public assistance benefits fraudulently.
- 5. An applicant who has provided the sworn affidavit required under subsection 4 of this section is eligible to receive temporary public benefits as follows:
- (1) For ninety days or until such time that it is determined that the applicant is not lawfully present in the United States, whichever is earlier; or
- (2) Indefinitely if the applicant provides a copy of a completed application for a birth certificate that is pending in Missouri or some other state. An extension granted under this subsection shall terminate upon the applicant's receipt of a birth certificate or a determination that a birth certificate does not exist because the applicant is not a United States citizen.
- 6. An applicant who is an alien shall not receive any state or local public benefit unless the alien's lawful presence in the United States is first verified by the federal government. State and local agencies administering public benefits in this state shall cooperate with the United States Department of Homeland Security in achieving verification of an alien's lawful presence in the United States in furtherance of this section. The system utilized may include the Systematic Alien-Verification for Entitlements Program operated by the United States Department of Homeland Security. After an applicant's lawful presence in the United States has been verified through the

Systematic Alien Verification for Entitlements Program, no additional verification is required within the same agency of the state or local government.

- 7. The provisions of this section shall not be construed to require any nonprofit organization duly registered with the Internal Revenue Service to enforce the provisions of this section, nor does it prohibit such an organization from providing aid.
- 8. Any agency that administers public benefits shall provide assistance in obtaining appropriate documentation to persons applying for public benefits who sign the affidavit required by subsection 4 of this section stating they are eligible for such benefits but lack the documents required under subsection 3 of this section.]"; and

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

Representative Ruth raised a point of order that **House Amendment No. 2** goes beyond the scope of the bill.

The Chair ruled the point of order well taken.

Speaker Pro Tem Haahr resumed the Chair.

On motion of Representative Lauer, **HCS HB 1455** was adopted.

On motion of Representative Lauer, HCS HB 1455 was ordered perfected and printed.

HCS HB 1606, relating to elementary and secondary education, was taken up by Representative Gannon.

On motion of Representative Gannon, the title of **HCS HB 1606** was agreed to.

On motion of Representative Gannon, **HCS HB 1606** was adopted.

On motion of Representative Gannon, **HCS HB 1606** was ordered perfected and printed.

HCS HB 1940, relating to student journalists, was taken up by Representative Corlew.

On motion of Representative Corlew, the title of **HCS HB 1940** was agreed to.

Representative May offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1940, Page 4, Section 173.1551, Line 43, by inserting after all of said lines the following:

"173.1562. 1. To ensure compliance with federal land grant institution laws and to prevent the potential loss of any federal moneys to land grant institutions in this state based on a failure to appropriate the state matching moneys, and notwithstanding any other provision of law, the state shall appropriate matching moneys to all land grant institutions in the state in compliance with the one-to-one match obligation established in the First Morrill Act of 1862 and the Second Morrill Act of 1890. Any one-to-one match made by the state shall not result in a reduction in other state moneys appropriated to a land grant institution.

2. Notwithstanding any other provision of law, the state shall not seek a waiver or require any land grant institution in the state to seek a waiver of the state's one-to-one match obligation."; and

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

Representative Plocher raised a point of order that **House Amendment No. 1** goes beyond the scope of the bill.

The Chair ruled the point of order well taken.

Representative Austin moved the previous question.

Which motion was adopted by the following vote:

AYES:	092

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Berry	Black	Bondon	Brattin
Brown 57	Chipman	Christofanelli	Corlew	Cornejo
Cross	Curtman	Davis	Dogan	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater	Fraker
Francis	Franklin	Frederick	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Hill	Houghton	Houx	Hurst	Justus
Kidd	Lant	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	Messenger	Miller
Moon	Morris 140	Morse 151	Muntzel	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Pogue	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	Walsh	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 043

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Ellebracht	Ellington
Franks Jr	Gray	Green	Harris	Kendrick
Lavender	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Quade	Razer
Roberts	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Washington	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 023

Basye Beard Bernskoetter Brown 94 Conway 104
Cookson Curtis DeGroot Dohrman Gannon

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Gregory	Higdon	Johnson	Kelley 127	Kelly 141
Kolkmeyer	Korman	Lauer	McDaniel	Mitten
Roden	Roeber	Rowland 29		

VACANCIES: 005

On motion of Representative Corlew, HCS HB 1940 was adopted.

On motion of Representative Corlew, **HCS HB 1940** was ordered perfected and printed.

HB 1291, relating to the county special road tax, was taken up by Representative Henderson.

Representative Henderson moved that the title of **HB 1291** be agreed to.

Representative Ellington raised a point of order in reference to Rule 52.

The point of order was withdrawn.

On motion of Representative Henderson, the title of **HB 1291** was agreed to.

On motion of Representative Henderson, **HB 1291** was ordered perfected and printed.

On motion of Representative Austin, 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 Haahr.

Representative Vescovo suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 053

Anders	Austin	Bangert	Barnes 60	Basye
Bernskoetter	Black	Bondon	Brown 27	Burns
Cross	DeGroot	Engler	Evans	Fraker
Francis	Franks Jr	Frederick	Gannon	Henderson
Hill	Hurst	Justus	Kelley 127	Kelly 141
Korman	Lant	Lichtenegger	Love	Marshall
Matthiesen	May	Morgan	Morris 140	Morse 151
Muntzel	Pfautsch	Phillips	Pogue	Razer
Rehder	Reiboldt	Reisch	Remole	Rone
Rowland 29	Smith 163	Stacy	Taylor	Walsh
White	Wiemann	Wilson		

NOES: 000

PRESENT: 059

Anderson	Andrews	Baringer	Barnes 28	Beard
Brattin	Brown 57	Burnett	Carpenter	Chipman
Christofanelli	Corlew	Cornejo	Davis	Dohrman
Eggleston	Ellebracht	Fitzwater	Franklin	Gray
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Higdon	Houghton	Kendrick	Kolkmeyer
Lauer	Lavender	Lynch	Mathews	McCann Beatty
McCreery	McDaniel	Meredith 71	Messenger	Moon
Neely	Newman	Nichols	Peters	Pike
Plocher	Ross	Runions	Ruth	Shaul 113
Sommer	Stephens 128	Swan	Tate	Trent
Unsicker	Vescovo	Walker 3	Wessels	

ABSENT WITH LEAVE: 046

Adams	Alferman	Arthur	Bahr	Beck
Berry	Brown 94	Butler	Conway 10	Conway 104
Cookson	Curtis	Curtman	Dogan	Ellington
Fitzpatrick	Green	Gregory	Grier	Houx
Johnson	Kidd	McGee	Merideth 80	Miller
Mitten	Mosley	Pierson Jr	Pietzman	Quade
Redmon	Rhoads	Roberts	Roden	Roeber
Rowland 155	Schroer	Shull 16	Shumake	Smith 85
Spencer	Stevens 46	Walker 74	Washington	Wood

Mr. Speaker

VACANCIES: 005

PERFECTION OF HOUSE BILLS

HB 1858, relating to the department of revenue, was taken up by Representative Christofanelli.

On motion of Representative Christofanelli, the title of **HB 1858** was agreed to.

Representative Dogan offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1858, Page 1, Section 32.310, Line 3, by deleting the word "**authority.**" and inserting in lieu thereof the following:

"authority, including the current tax rate for each tax imposed and collected, the year in which the tax was first imposed, and the statutory or constitutional authority for imposing each tax."; and

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

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

On motion of Representative Christofanelli, **HB 1858**, as amended, was ordered perfected and printed.

HB 1630, relating to marriage licenses, was taken up by Representative Evans.

On motion of Representative Evans, the title of **HB 1630** was agreed to.

Speaker Richardson resumed the Chair.

On motion of Representative Evans, **HB 1630** was ordered perfected and printed.

HB 1578, relating to civil procedure in tort claims, was placed on the Informal Calendar.

HCS HB 1796, relating to the first-time home buyer savings account act, was taken up by Representative Ruth.

On motion of Representative Ruth, the title of **HCS HB 1796** was agreed to.

Representative Rhoads assumed the Chair.

Representative McCann Beatty offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1796, Page 2, Section 143.1150, Line 50, by deleting the word "**twelve**" and inserting in lieu thereof the word "**six**"; and

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

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

On motion of Representative Ruth, **HCS HB 1796**, as amended, was adopted.

On motion of Representative Ruth, **HCS HB 1796**, as amended, was ordered perfected and printed.

HCS HB 1710, relating to professional registration, was taken up by Representative Grier.

On motion of Representative Grier, the title of **HCS HB 1710** was agreed to.

Representative Grier offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1710, Page 1, Section 324.009, Line 6, by inserting after the word "except" the phrase ", for the purposes of this section only,"; and

Further amend said bill and section, Page 2, Line 20, by inserting immediately after "activity" the following:

"; except that, once one applicant is approved for licensure based on a license issued in a particular state, territory of the United States, or the District of Columbia, any subsequent applications made to the same oversight body by any applicant seeking reciprocity who has a license for the same profession, occupation, or activity in the same state, territory of the United States, or the District of Columbia shall be promptly processed, unless the licensure requirements in that jurisdiction have changed since the oversight body's initial determination"; and

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

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

On motion of Representative Grier, **HCS HB 1710**, as amended, was adopted.

On motion of Representative Grier, **HCS HB 1710**, as amended, was ordered perfected and printed.

HCS HB 2034, relating to industrial hemp, was placed on the Informal Calendar.

HB 1608, relating to the committee on legislative research, was taken up by Representative Kelly (141).

On motion of Representative Kelly (141), the title of **HB 1608** was agreed to.

On motion of Representative Kelly (141), **HB 1608** was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HB 1329 - Fiscal Review

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Houghton reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 1911**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Bernskoetter, Eggleston, Harris, Houghton, Hurst, Kelly (141), Lavender, Love, McCreery, Morse (151), Reiboldt, Rone and Stevens (46)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 2102**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Bernskoetter, Eggleston, Harris, Houghton, Hurst, Kelly (141), Lavender, Love, McCreery, Morse (151), Reiboldt, Rone and Stevens (46)

Noes (0)

Absent (0)

Committee on Children and Families, Chairman Franklin reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 1266**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Cookson, Franklin, Justus, Meredith (71), Moon, Ruth and Stacy Noes (1): Newman Absent (3): Gannon, Neely and Walker (74)

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 1868**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Cookson, Franklin, Justus, Meredith (71), Moon, Newman, Ruth and Stacy Noes (0) Absent (3): Gannon, Neely and Walker (74)

Committee on Conservation and Natural Resources, Chairman Anderson reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 1973**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anderson, Engler, Harris, Love, Meredith (71), Phillips, Pierson Jr., Remole and Taylor Noes (0)

Absent (2): Beard and Houx

Committee on Crime Prevention and Public Safety, Chairman Phillips reporting:

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 1253**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Baringer, Barnes (60), Dogan, Franks Jr., Hannegan, Newman and Phillips

Noes (1): McDaniel

Absent (3): Hill, Lauer and Rhoads

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 1439**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Baringer, Barnes (60), Dogan, Franks Jr., Hannegan, Hill, McDaniel, Newman and Phillips

Noes (0)

Absent (2): Lauer and Rhoads

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 1892**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Baringer, Barnes (60), Dogan, Franks Jr., Hannegan, Hill, McDaniel, Newman and Phillips

Noes (0)

Absent (2): Lauer and Rhoads

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 2110**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (5): Barnes (60), Dogan, Hannegan, McDaniel and Phillips

Noes (3): Baringer, Franks Jr. and Newman

Absent (3): Hill, Lauer and Rhoads

Committee on Elections and Elected Officials, Chairman Shumake reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 1265**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Adams, Austin, Conway (10), Marshall, Newman, Shaul (113), Shumake, Stacy and Toalson Reisch

Noes (0)

Absent (2): Alferman and Higdon

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 1285** and **HB 1233**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Adams, Austin, Conway (10), Marshall, Newman, Shaul (113), Shumake, Stacy and Toalson Reisch

Noes (0)

Absent (2): Alferman and Higdon

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1257**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, McCreery, Merideth (80) and Schroer

Noes (0)

Absent (2): Roeber and Taylor

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1656** and **HB 2075**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, Merideth (80), Roeber and Schroer

Noes (1): McCreery

Absent (1): Taylor

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1901**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Anderson, Basye, Cornejo, Cross, Evans, Mathews, Roeber and Schroer

Noes (4): Arthur, Carpenter, McCreery and Merideth (80)

Absent (1): Taylor

Committee on Judiciary, Chairman Corlew reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2079**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Beard, Corlew, DeGroot, Ellebracht, Marshall, Mitten, Roberts, Toalson Reisch and White

Noes (0)

Absent (1): Gregory

Committee on Professional Registration and Licensing, Chairman Ross reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 1629**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Carpenter, Franklin, Grier, Helms, Mathews, Neely, Peters, Ross, Sommer and White

Noes (0)

Absent (2): McGee and Walker (74)

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 2231**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Carpenter, Franklin, Grier, Helms, Mathews, McGee, Neely, Peters, Ross, Sommer and White

Noes (0)

Absent (1): Walker (74)

Special Committee on Government Oversight, Chairman Brattin reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 1263**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Bangert, Barnes (28), Brattin, Brown (57), Christofanelli, Merideth (80), Moon, Taylor and Toalson Reisch

Noes (0)

Absent (3): Hill, Messenger and Washington

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 2140**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Bangert, Barnes (28), Brattin, Brown (57), Christofanelli, Hill, Merideth (80), Messenger, Moon, Taylor and Toalson Reisch Noes (1): Washington

Absent (0)

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 2210**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Brattin, Brown (57), Christofanelli, Hill, Messenger, Moon, Taylor and Toalson Reisch

Noes (4): Bangert, Barnes (28), Merideth (80) and Washington

Absent (0)

Special Committee on Litigation Reform, Chairman Lant reporting:

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **HB 2119**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Corlew, Cornejo, DeGroot, Hill, Lant, Phillips, Rehder, Trent and White

Noes (2): Ellebracht and Mitten

Absent (2): Haahr and Roberts

Committee on Transportation, Chairman Reiboldt reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1613**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Burns, Corlew, Cornejo, Hurst, Kolkmeyer, Korman, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2116**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Burns, Corlew, Cornejo, Hurst, Kolkmeyer, Korman, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2122**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Burns, Corlew, Cornejo, Hurst, Kolkmeyer, Korman, Reiboldt, Runions, Ruth and Tate

Noes (1): May

Absent (0)

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2181**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Burns, Corlew, Cornejo, Hurst, Kolkmeyer, Korman, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2187**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (11): Burns, Corlew, Cornejo, Hurst, Kolkmeyer, Korman, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (0)

Committee on Workforce Development, Chairman Lauer reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 2239**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Hansen, Henderson, Justus, Lant, Lauer, Mosley, Pietzman and Roberts

Noes (0)

Absent (3): Evans, Fitzwater and Franks Jr.

COMMITTEE APPOINTMENTS

February 13, 2018

Representative Todd Richardson Speaker of the Missouri House of Representatives State Capitol, Room 308 Jefferson City, MO 65101-6806

Dear Speaker Richardson:

I respectfully appoint Representative Barbara Washington as the Minority Ranking Member to the House Special Committee to Improve the Care and Well-being of Young People.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty House Minority Leader District 26

The following members' presence was noted: Cookson, Curtis, Gregory, Mitten, and Roden.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Thursday, February 15, 2018.

COMMITTEE HEARINGS

BUDGET

Thursday, February 15, 2018, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Judiciary, Public Defender and General Assembly.

CHILDREN AND FAMILIES

Tuesday, February 20, 2018, 5:00 PM or upon adjournment (whichever is later),

House Hearing Room 7.

Public hearing will be held: HB 2407

Executive session will be held: HB 2234, HB 2249

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, February 20, 2018, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1483, HB 2087, HCR 60, HB 2259, HB 1739

Executive session may be held on any matter referred to the committee.

AMENDED

FISCAL REVIEW

Thursday, February 15, 2018, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Monday, March 5, 2018, 3:00 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

1st quarter meeting.

Presentation of 2018 Annual Report.

PENSIONS

Monday, February 19, 2018, 5:00 PM, House Hearing Room 1.

Public hearing will be held: HB 2335, HB 2322

Executive session may be held on any matter referred to the committee.

upon evening adjournment

SPECIAL COMMITTEE ON LITIGATION REFORM

Monday, February 19, 2018, 2:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1684

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TWENTY-FIFTH DAY, THURSDAY, FEBRUARY 15, 2018

HOUSE BILLS FOR SECOND READING

HB 2452 through HB 2465

HOUSE BILLS FOR PERFECTION

HB 1464 - Berry

HB 1558 - Neely

HCS HB 1300 - Conway (104)

HCS HB 1572 - Rowland (155)

HB 1887 - Bahr

HCS HB 1366 - Basye

HB 1998 - Bondon

HCS HB 1268 - Lichtenegger

HB 1809 - Tate

HCS HB 1873 - Taylor

HB 1428 - Muntzel

HB 1896 - Swan

HCS HB 1618 - Barnes (60)

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1677 - Lauer

HB 1607 - Korman

HB 1600 - Higdon

HB 1512 - Corlew

HB 2044 - Taylor

HB 1578 - Kolkmeyer

HCS HB 2034 - Curtman

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 53 - Dohrman

HOUSE BILLS FOR THIRD READING

HB 1620 - Rehder

HB 1389 - Fitzpatrick

HB 1460 - Evans

HB 1409 - Fitzpatrick

HCS HB 1685 - Hill

HCS HB 1690 - Engler

HB 1598 - Fraker

HB 1650 - Cornejo

HB 1329, (Fiscal Review 2/14/18) - Remole

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 1383 - Miller

HCS HBs 1288, 1377 & 2050, (Fiscal Review 2/8/18) - Engler

HB 1429, (Fiscal Review 2/8/18) - Muntzel

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1247 - Pike

HB 1349 - Black

HB 1355 - Phillips

HB 1375 - Ruth

HB 1481 - Wiemann

HB 1552 - Neely

HB 1351 - Beard

HCS HB 1597 - Fraker

HB 1660 - Swan

HCS HB 1663 - Swan

HB 1675 - Redmon

HB 1676 - Redmon

HB 1905 - Walker (3)

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Fitzpatrick

CCS SCS HCS HB 2 - Fitzpatrick

CCS SCS HCS HB 3 - Fitzpatrick

CCS SCS HCS HB 4 - Fitzpatrick

CCS SCS HCS HB 5 - Fitzpatrick

CCS SCS HCS HB 6 - Fitzpatrick

CCS SCS HCS HB 7 - Fitzpatrick

CCS SCS HCS HB 8 - Fitzpatrick

CCS SCS HCS HB 9 - Fitzpatrick

CCS SCS HCS HB 10 - Fitzpatrick

CCS SCS HCS HB 11 - Fitzpatrick

CCS SCS HCS HB 12 - Fitzpatrick

SCS HCS HB 13 - Fitzpatrick

CCS SCS HCS HB 17 - Fitzpatrick

SCS HCS HB 18 - Fitzpatrick

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