# **JOURNAL OF THE HOUSE**

Second Regular Session, 99th GENERAL ASSEMBLY

## FORTY-FIFTH DAY, WEDNESDAY, MARCH 28, 2018

The House met pursuant to adjournment.

Representative Wiemann in the Chair.

Representative Austin suggested the absence of a quorum.

The following roll call indicated a quorum present:

#### AYES: 030

Barnes 60	Basye	Bernskoetter	Berry	Black
Bondon	Brown 27	Burns	Davis	Dogan
Engler	Fraker	Francis	Hannegan	Harris
Hurst	Kelley 127	Kelly 141	Lant	Lauer
Lichtenegger	Miller	Phillips	Pogue	Rehder
Reisch	Rowland 29	Taylor	Walsh	White

NOES: 000

#### PRESENT: 058

Adams	Anderson	Andrews	Austin	Bahr
Baringer	Beck	Brown 57	Conway 10	Corlew
Cross	Dinkins	Eggleston	Evans	Fitzpatrick
Fitzwater	Franks Jr	Frederick	Gray	Gregory
Grier	Haahr	Helms	Higdon	Hill
Houghton	Houx	Johnson	Kendrick	Knight
Kolkmeyer	Lavender	Lynch	Marshall	Mathews
McCreery	McGaugh	Messenger	Pfautsch	Pike
Rhoads	Roberts	Rowland 155	Ruth	Schroer
Shaul 113	Shumake	Smith 163	Sommer	Stacy
Swan	Tate	Trent	Vescovo	Walker 3
Wiemann	Wilson	Wood		

## ABSENT WITH LEAVE: 074

Alferman	Anders	Arthur	Bangert	Barnes 28
Beard	Brattin	Brown 94	Burnett	Butler
Carpenter	Chipman	Christofanelli	Conway 104	Cookson
Cornejo	Curtis	Curtman	DeGroot	Dohrman
Ellebracht	Ellington	Franklin	Gannon	Green
Haefner	Hansen	Henderson	Justus	Kidd
Korman	Love	Matthiesen	May	McCann Beatty
McDaniel	McGee	Meredith 71	Merideth 80	Mitten
Moon	Morgan	Morris 140	Morse 151	Mosley

Muntzel	Neely	Newman	Nichols	Peters
Pierson Jr	Pietzman	Plocher	Quade	Razer
Redmon	Reiboldt	Remole	Revis	Roden
Roeber	Rone	Ross	Runions	Shull 16
Smith 85	Spencer	Stephens 128	Stevens 46	Unsicker
Walker 74	Washington	Wessels	Mr. Speaker	

VACANCIES: 001

## Prayer by Representative Lindell Shumake.

Psalms 67:5-6

Let us pray.

The Psalmist said, Let the people praise thee, O God; let all the people praise thee. Then shall the earth yield her increase; and God, even our own God, shall bless us.

We come before You today, Lord, to ask Your blessings of peace and prosperity upon the entire state of Missouri. We ask this peace and prosperity for our great cities of St. Louis, Columbia, Kansas City, Springfield, Joplin, and St. Joseph. Lord, please remember the rural regions of the Great Northwest, the Southwest, the Southeast, the Central and Northeast regions.

As we give You praise, Lord, we ask that You bless the forthcoming planting season. We acknowledge our dependence on You, Lord, to have a safe and abundant season for our great rural economy. We ask Your divine favor also, for the manufacturing service sectors of our economy. Your blessings be upon all Missourians. Please give wisdom, Lord, to this body and our colleagues in the Senate. Please remember all of our statewide elected officials, the Missouri Supreme Court, and all those in authority in the federal government, and our military at home and abroad.

Give us grace as we enter into the business of the day. As we give praise to You, may we increase with the increase of God.

In Jesus' name.

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: Katie Hardman and Khloe Hardman.

The Journal of the forty-fourth day was approved as printed by the following vote:

AYES: 121

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Bondon	Brown 27	Brown 57	Burnett	Burns
Christofanelli	Conway 10	Conway 104	Cookson	Corlew
Cross	Davis	DeGroot	Dinkins	Dohrman
Eggleston	Ellebracht	Engler	Fitzpatrick	Fitzwater
Fraker	Francis	Franks Jr	Frederick	Gannon
Gray	Gregory	Grier	Haahr	Haefner

Hannegan Harris Helms Henderson Higdon Hill Houghton Houx Hurst Johnson Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lant Lauer Lavender Love Lynch Marshall Mathews May McCreery McDaniel McGaugh Meredith 71 Merideth 80 Miller Messenger Mitten Moon Morgan Morse 151 Phillips Pierson Jr Pike Pfautsch Plocher Pogue Quade Razer Redmon Rehder Reisch Remole Revis Rhoads Rowland 29 Roberts Rone Ross Rowland 155 Schroer Shaul 113 Shull 16 Runions Ruth Tate Taylor Shumake Stacy Swan Walker 74 Trent Unsicker Vescovo Walker 3 Walsh Wessels White Wiemann Wilson Wood

wood

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 041

Black Brown 94 Bangert Berry Brattin Butler Carpenter Chipman Cornejo Curtis Curtman Dogan Ellington Evans Franklin Hansen Korman Matthiesen Green Lichtenegger McCann Beatty McGee Morris 140 Mosley Muntzel Nichols Newman Peters Pietzman Neely Reiboldt Roden Roeber Smith 85 Smith 163 Sommer Spencer Stephens 128 Stevens 46 Washington

Mr. Speaker

VACANCIES: 001

#### HOUSE RESOLUTIONS

Representative Evans offered House Resolution No. 6104.

## PERFECTION OF HOUSE BILLS

**HB 1795**, relating to the state personnel law, was placed on the Informal Calendar.

Speaker Pro Tem Haahr assumed the Chair.

**HB 1633**, relating to convictions of included offenses, was taken up by Representative Corlew.

On motion of Representative Corlew, the title of **HB 1633** was agreed to.

Representative Corlew offered House Amendment No. 1.

#### House Amendment No. 1

AMEND House Bill No. 1633, Page 2, Section 556.046, Lines 25-28, by deleting said lines and inserting in lieu thereof the following:

"[3. The court shall be obligated to instruct the jury with respect to a particular included offense only if there is a basis in the evidence for acquitting the person of the immediately higher included offense and there is a basis in the evidence for convicting the person of that particular included offense.]"; and

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

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

On motion of Representative Corlew, **HB 1633**, as amended, was ordered perfected and printed.

**HCS#2 HB 1973**, relating to agricultural stormwater discharge, was taken up by Representative Wiemann.

On motion of Representative Wiemann, the title of HCS#2 HB 1973 was agreed to.

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

#### House Amendment No. 1

AMEND House Committee Substitute No. 2 for House Bill No. 1973, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

- "644.016. When used in sections 644.006 to 644.141 and in standards, rules and regulations promulgated pursuant to sections 644.006 to 644.141, the following words and phrases mean:
- (1) "Aquaculture facility", a hatchery, fish farm, or other facility used for the production of aquatic animals that is required to have a permit pursuant to the federal Clean Water Act, as amended, 33 U.S.C. Section 1251, et seq.;
  - (2) "Commission", the clean water commission of the state of Missouri created in section 644.021;
- (3) "Conference, conciliation and persuasion", a process of verbal or written communications consisting of meetings, reports, correspondence or telephone conferences between authorized representatives of the department and the alleged violator. The process shall, at a minimum, consist of one offer to meet with the alleged violator tendered by the department. During any such meeting, the department and the alleged violator shall negotiate in good faith to eliminate the alleged violation and shall attempt to agree upon a plan to achieve compliance;
  - (4) "Department", the department of natural resources;
  - (5) "Director", the director of the department of natural resources;
  - (6) "Discharge", the causing or permitting of one or more water contaminants to enter the waters of the state;
  - (7) "Effluent control regulations", limitations on the discharge of water contaminants;
- (8) "General permit", a permit written with a standard group of conditions and with applicability intended for a designated category of water contaminant sources that have the same or similar operations, discharges and geographical locations, and that require the same or similar monitoring, and that would be more appropriately controlled pursuant to a general permit rather than pursuant to a site-specific permit;
- (9) "General permit template", a draft general permit that is being developed through a public participation process;
- (10) "Human sewage", human excreta and wastewater, including bath and toilet waste, residential laundry waste, residential kitchen waste, and other similar waste from household or establishment appurtenances;
  - (11) "Income" includes retirement benefits, consultant fees, and stock dividends;
- (12) "Minor violation", a violation which possesses a small potential to harm the environment or human health or cause pollution, was not knowingly committed, and is not defined by the United States Environmental Protection Agency as other than minor;

- (13) "Permit by rule", a permit granted by rule, not by a paper certificate, and conditioned by the permit holder's compliance with commission rules;
- (14) "Permit holders or applicants for a permit" shall not include officials or employees who work full time for any department or agency of the state of Missouri;
- (15) "Person", any individual, partnership, copartnership, firm, company, public or private corporation, association, joint stock company, trust, estate, political subdivision, or any agency, board, department, or bureau of the state or federal government, or any other legal entity whatever which is recognized by law as the subject of rights and duties;
- (16) "Point source", any discernible, confined and discrete conveyance, including but not limited to any pipe, ditch, channel, tunnel, conduit, well, discrete fissure, container, rolling stock, concentrated animal feeding operation, or vessel or other floating craft, from which pollutants are or may be discharged. Point source does not include agricultural storm water discharges and return flows from irrigated agriculture;
- (17) "Pollution", such contamination or other alteration of the physical, chemical or biological properties of any waters of the state, including change in temperature, taste, color, turbidity, or odor of the waters, or such discharge of any liquid, gaseous, solid, radioactive, or other substance into any waters of the state as will or is reasonably certain to create a nuisance or render such waters harmful, detrimental or injurious to public health, safety or welfare, or to domestic, industrial, agricultural, recreational, or other legitimate beneficial uses, or to wild animals, birds, fish or other aquatic life;
- (18) "Pretreatment regulations", limitations on the introduction of pollutants or water contaminants into publicly owned treatment works or facilities which the commission determines are not susceptible to treatment by such works or facilities or which would interfere with their operation, except that wastes as determined compatible for treatment pursuant to any federal water pollution control act or guidelines shall be limited or treated pursuant to this chapter only as required by such act or guidelines;
- (19) "Residential housing development", any land which is divided or proposed to be divided into three or more lots, whether contiguous or not, for the purpose of sale or lease as part of a common promotional plan for residential housing;
- (20) "Sewer system", pipelines or conduits, pumping stations, and force mains, and all other structures, devices, appurtenances and facilities used for collecting or conducting wastes to an ultimate point for treatment or handling;
- (21) "Significant portion of his or her income" shall mean ten percent of gross personal income for a calendar year, except that it shall mean fifty percent of gross personal income for a calendar year if the recipient is over sixty years of age, and is receiving such portion pursuant to retirement, pension, or similar arrangement;
- (22) "Site-specific permit", a permit written for discharges emitted from a single water contaminant source and containing specific conditions, monitoring requirements and effluent limits to control such discharges;
- (23) "Treatment facilities", any method, process, or equipment which removes, reduces, or renders less obnoxious water contaminants released from any source;
- (24) "Water contaminant", any particulate matter or solid matter or liquid or any gas or vapor or any combination thereof, [or any temperature change] which is in or enters any waters of the state either directly or indirectly by surface runoff, by sewer, by subsurface seepage or otherwise, which causes or would cause pollution upon entering waters of the state, or which violates or exceeds any of the standards, regulations or limitations set forth in sections 644.006 to 644.141 or any federal water pollution control act, or is included in the definition of pollutant in such federal act;
- (25) "Water contaminant source", the point or points of discharge from a single tract of property on which is located any installation, operation or condition which includes any point source defined in sections 644.006 to 644.141 and nonpoint source pursuant to any federal water pollution control act, which causes or permits a water contaminant therefrom to enter waters of the state either directly or indirectly;
- (26) "Water quality standards", specified concentrations and durations of water contaminants which reflect the relationship of the intensity and composition of water contaminants to potential undesirable effects;
- (27) "Waters of the state", all waters within the jurisdiction of this state, including all rivers, streams, lakes and other bodies of surface and subsurface water lying within or forming a part of the boundaries of the state which are not entirely confined and located completely upon lands owned, leased or otherwise controlled by a single person or by two or more persons jointly or as tenants in common."; and

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

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

Representative McCreery offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute No. 2 for House Bill No. 1973, Page 1, Section 644.059, Line 5, by inserting after the word "**flows**" the following:

"are reasonably certain to cause pollution of any water of the state or"; and

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

Representative McCreery raised a point of order that members were in violation of Rule 85.

Bangert

Burnett

Baringer

Burns

The Chair ruled the point of order not well taken.

Arthur

Brown 27

Representative McCreery moved that **House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 038	,
-----------	---

Anders

Beck

Adams

Wood

Barnes 28

Carpenter	Ellebracht	Franks Jr	Gray	Green
Kendrick	Lavender	Matthiesen	May	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Pierson Jr	Quade	Razer
Revis	Roberts	Runions	Smith 85	Stevens 46
Unsicker	Washington	Wessels		
NOES: 096				
Alferman	Anderson	Andrews	Bahr	Basye
Beard	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Christofanelli	Conway 10	Conway 104
Corlew	Cornejo	Cross	Curtman	Davis
DeGroot	Dinkins	Dogan	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Knight
Kolkmeyer	Lant	Lichtenegger	Love	Lynch
Marshall	Mathews	McDaniel	McGaugh	Messenger
Miller	Moon	Morris 140	Morse 151	Neely
Pfautsch	Pike	Plocher	Pogue	Redmon
Reiboldt	Reisch	Remole	Roeber	Rone
Rowland 155	Rowland 29	Ruth	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	Walsh	White	Wiemann	Wilson

PRESENT: 000

ABSENT WITH LEAVE: 028

Austin	Barnes 60	Brown 94	Butler	Chipman
Cookson	Curtis	Dohrman	Ellington	Haefner
Hannegan	Kidd	Korman	Lauer	Muntzel
Newman	Nichols	Peters	Phillips	Pietzman
Rehder	Rhoads	Roden	Ross	Schroer
Stacy	Walker 74	Mr. Speaker		

VACANCIES: 001

## Representative Houghton offered House Amendment No. 3.

## House Amendment No. 3

AMEND House Committee Substitute No. 2 for House Bill No. 1973, Page 1, Section 644.059, Line 7, by deleting the words "fish, or other aquatic life" and inserting in lieu thereof the words "or fish"; and

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

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

On motion of Representative Wiemann, HCS#2 HB 1973, as amended, was adopted.

On motion of Representative Wiemann, **HCS#2 HB 1973, as amended**, was ordered perfected and printed.

**HCS HBs 2337 & 2272**, relating to insurance companies, was taken up by Representative Stephens (128).

On motion of Representative Stephens (128), the title of **HCS HBs 2337 & 2272** was agreed to.

On motion of Representative Stephens (128), HCS HBs 2337 & 2272 was adopted.

On motion of Representative Stephens (128), **HCS HBs 2337 & 2272** was ordered perfected and printed.

Representative Taylor assumed the Chair.

**HCS HB 1574**, relating to advanced practice registered nurses in collaborative practice arrangements, was taken up by Representative Rowland (155).

Representative McGee suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 039

Anders	Barnes 28	Basye	Bernskoetter	Berry
Bondon	Brattin	attin Brown 27 Cross		Curtman
DeGroot	Engler	Fraker	Gannon	Hansen
Harris	Henderson	Hurst	Kelley 127	Kelly 141
Korman	Lichtenegger	Marshall	May	McGaugh
Messenger	Morris 140	Morse 151	Pfautsch	Pogue
Redmon	Rehder	Reiboldt	Remole	Roeber
Rone	Taylor	Walsh	White	

NOES: 001

Smith 85

PRESENT: 079

Anderson	Andrews	Bahr	Baringer	Beck
Black	Brown 57	Carpenter	Christofanelli	Corlew
Cornejo	Davis	Dinkins	Dogan	Dohrman
Eggleston	Ellebracht	Evans	Fitzpatrick	Fitzwater
Francis	Franklin	Frederick	Gray	Green
Gregory	Grier	Haahr	Haefner	Helms
Higdon	Hill	Houghton	Houx	Johnson
Kendrick	Knight	Kolkmeyer	Lant	Love
Lynch	Mathews	Matthiesen	McCann Beatty	McGee
Meredith 71	Miller	Mitten	Moon	Morgan
Mosley	Pierson Jr	Pike	Plocher	Quade
Reisch	Revis	Roberts	Roden	Ross
Rowland 155	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Stacy	Stephens 128	Stevens 46
Swan	Tate	Trent	Walker 3	Washington
Wessels	Wiemann	Wilson	Wood	

#### ABSENT WITH LEAVE: 043

Adams	Alferman	Arthur	Austin	Bangert
Barnes 60	Beard	Brown 94	Burnett	Burns
Butler	Chipman	Conway 10	Conway 104	Cookson
Curtis	Ellington	Franks Jr	Hannegan	Justus
Kidd	Lauer	Lavender	McCreery	McDaniel
Merideth 80	Muntzel	Neely	Newman	Nichols
Peters	Phillips	Pietzman	Razer	Rhoads
Rowland 29	Smith 163	Sommer	Spencer	Unsicker
Vescovo	Walker 74	Mr. Speaker		

VACANCIES: 001

On motion of Representative Rowland (155), the title of HCS HB 1574 was agreed to.

Representative Frederick offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1574, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

- "334.037. 1. A physician may enter into collaborative practice arrangements with assistant physicians. Collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols, or standing orders for the delivery of health care services. Collaborative practice arrangements, which shall be in writing, may delegate to an assistant physician the authority to administer or dispense drugs and provide treatment as long as the delivery of such health care services is within the scope of practice of the assistant physician and is consistent with that assistant physician's skill, training, and competence and the skill and training of the collaborating physician.
  - 2. The written collaborative practice arrangement shall contain at least the following provisions:
- (1) Complete names, home and business addresses, zip codes, and telephone numbers of the collaborating physician and the assistant physician;
- (2) A list of all other offices or locations besides those listed in subdivision (1) of this subsection where the collaborating physician authorized the assistant physician to prescribe;
- (3) A requirement that there shall be posted at every office where the assistant physician is authorized to prescribe, in collaboration with a physician, a prominently displayed disclosure statement informing patients that they may be seen by an assistant physician and have the right to see the collaborating physician;
- (4) All specialty or board certifications of the collaborating physician and all certifications of the assistant physician;
- (5) The manner of collaboration between the collaborating physician and the assistant physician, including how the collaborating physician and the assistant physician shall:
- (a) Engage in collaborative practice consistent with each professional's skill, training, education, and competence;
- (b) Maintain geographic proximity; except, the collaborative practice arrangement may allow for geographic proximity to be waived for a maximum of twenty-eight days per calendar year for rural health clinics as defined by P.L. 95-210, as long as the collaborative practice arrangement includes alternative plans as required in paragraph (c) of this subdivision. Such exception to geographic proximity shall apply only to independent rural health clinics, provider-based rural health clinics if the provider is a critical access hospital as provided in 42 U.S.C. Section 1395i-4, and provider-based rural health clinics if the main location of the hospital sponsor is greater than fifty miles from the clinic. The collaborating physician shall maintain documentation related to such requirement and present it to the state board of registration for the healing arts when requested; and
  - (c) Provide coverage during absence, incapacity, infirmity, or emergency by the collaborating physician;
- (6) A description of the assistant physician's controlled substance prescriptive authority in collaboration with the physician, including a list of the controlled substances the physician authorizes the assistant physician to prescribe and documentation that it is consistent with each professional's education, knowledge, skill, and competence;
  - (7) A list of all other written practice agreements of the collaborating physician and the assistant physician;
- (8) The duration of the written practice agreement between the collaborating physician and the assistant physician;
- (9) A description of the time and manner of the collaborating physician's review of the assistant physician's delivery of health care services. The description shall include provisions that the assistant physician shall submit a minimum of ten percent of the charts documenting the assistant physician's delivery of health care services to the collaborating physician for review by the collaborating physician, or any other physician designated in the collaborative practice arrangement, every fourteen days; and
- (10) The collaborating physician, or any other physician designated in the collaborative practice arrangement, shall review every fourteen days a minimum of twenty percent of the charts in which the assistant physician prescribes controlled substances. The charts reviewed under this subdivision may be counted in the number of charts required to be reviewed under subdivision (9) of this subsection.
- 3. The state board of registration for the healing arts under section 334.125 shall promulgate rules regulating the use of collaborative practice arrangements for assistant physicians. Such rules shall specify:
  - (1) Geographic areas to be covered;
  - (2) The methods of treatment that may be covered by collaborative practice arrangements;
- (3) In conjunction with deans of medical schools and primary care residency program directors in the state, the development and implementation of educational methods and programs undertaken during the collaborative practice service which shall facilitate the advancement of the assistant physician's medical knowledge and capabilities, and which may lead to credit toward a future residency program for programs that deem such documented educational achievements acceptable; and

(4) The requirements for review of services provided under collaborative practice arrangements, including delegating authority to prescribe controlled substances.

Any rules relating to dispensing or distribution of medications or devices by prescription or prescription drug orders under this section shall be subject to the approval of the state board of pharmacy. Any rules relating to dispensing or distribution of controlled substances by prescription or prescription drug orders under this section shall be subject to the approval of the department of health and senior services and the state board of pharmacy. The state board of registration for the healing arts shall promulgate rules applicable to assistant physicians that shall be consistent with guidelines for federally funded clinics. The rulemaking authority granted in this subsection shall not extend to collaborative practice arrangements of hospital employees providing inpatient care within hospitals as defined in chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

- 4. The state board of registration for the healing arts shall not deny, revoke, suspend, or otherwise take disciplinary action against a collaborating physician for health care services delegated to an assistant physician provided the provisions of this section and the rules promulgated thereunder are satisfied.
- 5. Within thirty days of any change and on each renewal, the state board of registration for the healing arts shall require every physician to identify whether the physician is engaged in any collaborative practice arrangement, including collaborative practice arrangements delegating the authority to prescribe controlled substances, and also report to the board the name of each assistant physician with whom the physician has entered into such arrangement. The board may make such information available to the public. The board shall track the reported information and may routinely conduct random reviews of such arrangements to ensure that arrangements are carried out for compliance under this chapter.
- 6. A collaborating physician **or supervising physician** shall not enter into a collaborative practice arrangement **or supervision agreement** with more than [three] six full-time equivalent assistant physicians, full-time equivalent licensed physician assistants, or full-time equivalent advanced practice registered nurses, or any combination thereof. Such limitation shall not apply to collaborative arrangements or supervision agreements of hospital employees providing inpatient care service in hospitals as defined in chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.
- 7. The collaborating physician shall determine and document the completion of at least a one-month period of time during which the assistant physician shall practice with the collaborating physician continuously present before practicing in a setting where the collaborating physician is not continuously present. Such limitation shall not apply to collaborative arrangements of providers of population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.
- 8. No agreement made under this section shall supersede current hospital licensing regulations governing hospital medication orders under protocols or standing orders for the purpose of delivering inpatient or emergency care within a hospital as defined in section 197.020 if such protocols or standing orders have been approved by the hospital's medical staff and pharmaceutical therapeutics committee.
- 9. No contract or other agreement shall require a physician to act as a collaborating physician for an assistant physician against the physician's will. A physician shall have the right to refuse to act as a collaborating physician, without penalty, for a particular assistant physician. No contract or other agreement shall limit the collaborating physician's ultimate authority over any protocols or standing orders or in the delegation of the physician's authority to any assistant physician, but such requirement shall not authorize a physician in implementing such protocols, standing orders, or delegation to violate applicable standards for safe medical practice established by a hospital's medical staff.
- 10. No contract or other agreement shall require any assistant physician to serve as a collaborating assistant physician for any collaborating physician against the assistant physician's will. An assistant physician shall have the right to refuse to collaborate, without penalty, with a particular physician.
- 11. All collaborating physicians and assistant physicians in collaborative practice arrangements shall wear identification badges while acting within the scope of their collaborative practice arrangement. The identification badges shall prominently display the licensure status of such collaborating physicians and assistant physicians.
- 12. (1) An assistant physician with a certificate of controlled substance prescriptive authority as provided in this section may prescribe any controlled substance listed in Schedule III, IV, or V of section 195.017, and may have restricted authority in Schedule II, when delegated the authority to prescribe controlled substances in a collaborative practice arrangement. Prescriptions for Schedule II medications prescribed by an assistant physician who has a certificate of controlled substance prescriptive authority are restricted to only those medications containing hydrocodone. Such authority shall be filed with the state board of registration for the healing arts. The collaborating

physician shall maintain the right to limit a specific scheduled drug or scheduled drug category that the assistant physician is permitted to prescribe. Any limitations shall be listed in the collaborative practice arrangement. Assistant physicians shall not prescribe controlled substances for themselves or members of their families. Schedule III controlled substances and Schedule II - hydrocodone prescriptions shall be limited to a five-day supply without refill. Assistant physicians who are authorized to prescribe controlled substances under this section shall register with the federal Drug Enforcement Administration and the state bureau of narcotics and dangerous drugs, and shall include the Drug Enforcement Administration registration number on prescriptions for controlled substances.

- (2) The collaborating physician shall be responsible to determine and document the completion of at least one hundred twenty hours in a four-month period by the assistant physician during which the assistant physician shall practice with the collaborating physician on-site prior to prescribing controlled substances when the collaborating physician is not on-site. Such limitation shall not apply to assistant physicians of population-based public health services as defined in 20 CSR 2150-5.100 as of April 30, 2009.
- (3) An assistant physician shall receive a certificate of controlled substance prescriptive authority from the state board of registration for the healing arts upon verification of licensure under section 334.036."

Further amend said bill, Page 4, Section 334.104, Lines 123 to 125, by deleting said lines and inserting in lieu thereof the following:

"8. A collaborating physician or supervising physician shall not enter into a collaborative practice arrangement or supervision agreement with more than [three] six full-time equivalent advanced practice registered nurses, full-time equivalent licensed physician assistants, or full-time equivalent assistant physicians, or any combination"; and

Further amend said bill, Page 10, Section 334.735, Lines 161 and 162, by deleting said lines and inserting in lieu thereof the following:

"physician for more than [three] six full-time equivalent licensed physician assistants, full-time equivalent advanced practice registered nurses, or full-time equivalent assistant physicians, or any combination thereof. This limitation"; and

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

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

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

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1574, Page 2, Section 344.104, Line 43, by deleting all of said line and inserting in lieu thereof the following:

"year for **certified community behavioral health clinics as defined by P.L. 113-93 and** rural health clinics as defined by P.L. 95-210, as long as the collaborative practice"; and

Further amend said bill, page and section, Line 45, by deleting all of said line and inserting in lieu thereof the following:

"exception to geographic proximity shall apply only to **certified community behavioral health clinics**, independent rural health clinics, provider-"; and

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

Speaker Pro Tem Haahr resumed the Chair.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

۸.	17	ES:	Λ	$\alpha$
А	1	ES:	U	92

Alferman	Anderson	Andrews	Bahr	Basye
Beard	Berry	Black	Bondon	Brattin
Brown 57	Christofanelli	Corlew	Cornejo	Cross
Davis	Dinkins	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hansen	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Knight
Kolkmeyer	Korman	Lant	Lichtenegger	Lynch
Mathews	Matthiesen	McGaugh	Messenger	Miller
Moon	Morris 140	Morse 151	Neely	Pfautsch
Pietzman	Pike	Plocher	Pogue	Redmon
Rehder	Reiboldt	Reisch	Remole	Roden
Roeber	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	Walsh	White	Wiemann
Wilson	Wood			

NOES: 037

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Carpenter
Ellington	Franks Jr	Gray	Green	Harris
Kendrick	Lavender	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Pierson Jr	Quade	Razer	Revis
Roberts	Rowland 29	Smith 85	Stevens 46	Unsicker
Washington	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 033

Austin	Barnes 60	Bernskoetter	Brown 94	Burns
Butler	Chipman	Conway 10	Conway 104	Cookson
Curtis	Curtman	DeGroot	Ellebracht	Fraker
Hannegan	Kidd	Lauer	Love	Marshall
McDaniel	Muntzel	Newman	Nichols	Peters
Phillips	Rhoads	Rone	Runions	Smith 163
Sommer	Walker 74	Mr. Speaker		

VACANCIES: 001

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

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

Λ	YES	٠. ٢	189

Alferman	Anderson	Andrews	Bahr	Basye
Beard	Berry	Black	Bondon	Brattin
Brown 57	Christofanelli	Corlew	Cornejo	Cross
Curtman	Davis	DeGroot	Dinkins	Dohrman
Eggleston	Evans	Fitzpatrick	Fitzwater	Fraker
Francis	Franklin	Frederick	Gregory	Haahr
Haefner	Hansen	Helms	Henderson	Hill
Houghton	Houx	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Knight	Kolkmeyer	Korman
Lant	Lichtenegger	Lynch	Mathews	Matthiesen
McGaugh	Messenger	Moon	Morris 140	Morse 151
Neely	Pfautsch	Pietzman	Pike	Plocher
Pogue	Redmon	Rehder	Reiboldt	Reisch
Remole	Roden	Roeber	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
Walsh	White	Wilson	Wood	
NOES, 022				

NOES: 032

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Burnett	Ellington	Franks Jr
Gray	Green	Harris	Kendrick	Lavender
McCann Beatty	McCreery	McGee	Meredith 71	Mitten
Morgan	Mosley	Pierson Jr	Quade	Revis
Roberts	Rowland 29	Smith 85	Stevens 46	Unsicker

Washington Wessels

PRESENT: 000

ABSENT WITH LEAVE: 041

Austin	Barnes 60	Bernskoetter	Brown 27	Brown 94
Burns	Butler	Carpenter	Chipman	Conway 10
Conway 104	Cookson	Curtis	Dogan	Ellebracht
Engler	Gannon	Grier	Hannegan	Higdon
Kidd	Lauer	Love	Marshall	May
McDaniel	Merideth 80	Miller	Muntzel	Newman
Nichols	Peters	Phillips	Razer	Rhoads
Rone	Runions	Smith 163	Walker 74	Wiemann
Mr. Crasker				

Mr. Speaker

VACANCIES: 001

On motion of Representative Rowland (155), HCS HB 1574, as amended, was adopted.

On motion of Representative Rowland (155), **HCS HB 1574, as amended**, was ordered perfected and printed.

**HB 1832**, relating to the credit user protection law, was taken up by Representative Cornejo.

On motion of Representative Cornejo, the title of **HB 1832**, relating to merchandising practices, was agreed to.

## Representative Trent offered **House Amendment No. 1**.

#### House Amendment No. 1

AMEND House Bill No. 1832, Page 1, Section A, Line 3, by inserting after all of said line the following:

"407.300. 1. Every purchaser or collector of, or dealer in, junk, scrap metal, or any secondhand property shall keep a register containing a written or electronic record for each purchase or trade in which each type of [metal] material subject to the provisions of this section is obtained for value. There shall be a separate record for each transaction involving any:

- (1) Copper, brass, or bronze;
- (2) Aluminum wire, cable, pipe, tubing, bar, ingot, rod, fitting, or fastener;
- (3) Material containing copper or aluminum that is knowingly used for farming purposes as farming is defined in section 350.010; whatever may be the condition or length of such metal; [or]
  - (4) Catalytic converter; or
  - (5) Motor vehicle, heavy equipment, or tractor battery.
  - 2. The record required by this section shall contain the following data:
- (1) A copy of the driver's license or photo identification issued by the state or by the United States government or agency thereof to the person from whom the material is obtained;
- (2) The current address, gender, birth date, and a photograph of the person from whom the material is obtained if not included or are different from the identification required in subdivision (1) of this subsection;
  - (3) The date, time, and place of the transaction;
  - (4) The license plate number of the vehicle used by the seller during the transaction;
  - (5) A full description of the [metal] material, including the weight and purchase price.
- 3. The records required under this section shall be maintained for a minimum of twenty-four months from when such material is obtained and shall be available for inspection by any law enforcement officer.
  - 4. Anyone convicted of violating this section shall be guilty of a class B misdemeanor.
  - 5. This section shall not apply to any of the following transactions:
- (1) Any transaction for which the total amount paid for all regulated [serap metal] material purchased or sold does not exceed fifty dollars, unless the [serap metal] material is a catalytic converter;
- (2) Any transaction for which the seller, including a farm or farmer, has an existing business relationship with the scrap metal dealer and is known to the scrap metal dealer making the purchase to be an established business or political subdivision that operates a business with a fixed location that can be reasonably expected to generate regulated scrap metal and can be reasonably identified as such a business; or
- (3) Any transaction for which the type of metal subject to subsection 1 of this section is a minor part of a larger item, except for equipment used in the generation and transmission of electrical power or telecommunications."; and

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

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

The Chair ruled the point of order not well taken.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES:	087

Alferman	Anderson	Andrews	Basye	Beard
Berry	Black	Bondon	Brattin	Brown 57
Christofanelli	Conway 104	Corlew	Cornejo	Cross
Davis	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Haahr	Haefner	Hansen	Helms
Henderson	Hill	Houghton	Houx	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Knight
Lant	Love	Lynch	Matthiesen	McGaugh
Messenger	Moon	Morris 140	Morse 151	Neely
Pfautsch	Pike	Redmon	Rehder	Reiboldt
Reisch	Remole	Roden	Roeber	Rone
Ross	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	Walsh	White	Wiemann
	vv aikei 3	vv a1511	VV IIIC	vv icilialili

#### NOES: 032

Adams	Anders	Bangert	Baringer	Brown 27
Burnett	Carpenter	Ellington	Franks Jr	Gray
Green	Harris	Kendrick	Lavender	McCann Beatty
McCreery	McGee	Meredith 71	Mitten	Morgan
Mosley	Pierson Jr	Pogue	Quade	Razer
Revis	Roberts	Rowland 29	Smith 85	Stevens 46
Unsicker	Washington			

PRESENT: 000

#### ABSENT WITH LEAVE: 043

Arthur	Austin	Bahr	Barnes 60	Barnes 28
Beck	Bernskoetter	Brown 94	Burns	Butler
Chipman	Conway 10	Cookson	Curtis	Curtman
Ellebracht	Grier	Hannegan	Higdon	Kidd
Kolkmeyer	Korman	Lauer	Lichtenegger	Marshall
Mathews	May	McDaniel	Merideth 80	Miller
Muntzel	Newman	Nichols	Peters	Phillips
Pietzman	Plocher	Rhoads	Rowland 155	Runions
Walker 74	Wessels	Mr. Speaker		

VACANCIES: 001

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

Representative Stacy offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 1832, Page 4, Section 407.436, Line 12, by inserting immediately after all of said section and line the following:

"407.1500. 1. As used in this section, the following terms mean:

- (1) "Breach of security" or "breach", unauthorized access to and unauthorized acquisition of personal information maintained in computerized form by a person that compromises the security, confidentiality, or integrity of the personal information. Good faith acquisition of personal information by a person or that person's employee or agent for a legitimate purpose of that person is not a breach of security, provided that the personal information is not used in violation of applicable law or in a manner that harms or poses an actual threat to the security, confidentiality, or integrity of the personal information;
  - (2) "Consumer", an individual who is a resident of this state;
- (3) "Consumer reporting agency", the same as defined by the federal Fair Credit Reporting Act, 15 U.S.C. Section 1681a;
- (4) "Encryption", the use of an algorithmic process to transform data into a form in which the data is rendered unreadable or unusable without the use of a confidential process or key;
- (5) "Health insurance information", an individual's health insurance policy number or subscriber identification number, any unique identifier used by a health insurer to identify the individual;
- (6) "Medical information", any information regarding an individual's medical history, mental or physical condition, or medical treatment or diagnosis by a health care professional;
- (7) "Owns or licenses" includes, but is not limited to, personal information that a business retains as part of the internal customer account of the business or for the purpose of using the information in transactions with the person to whom the information relates;
- (8) "Person", any individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, government, governmental subdivision, governmental agency, governmental instrumentality, public corporation, or any other legal or commercial entity;
- (9) "Personal information", an individual's first name or first initial and last name in combination with any one or more of the following data elements that relate to the individual if any of the data elements are not encrypted, redacted, or otherwise altered by any method or technology in such a manner that the name or data elements are unreadable or unusable:
  - (a) Social Security number;
  - (b) Driver's license number or other unique identification number created or collected by a government body;
- (c) Financial account number, credit card number, or debit card number in combination with any required security code, access code, or password that would permit access to an individual's financial account;
- (d) Unique electronic identifier or routing code, in combination with any required security code, access code, or password that would permit access to an individual's financial account;
  - (e) Medical information; or
  - (f) Health insurance information.

"Personal information" does not include information that is lawfully obtained from publicly available sources, or from federal, state, or local government records lawfully made available to the general public;

- (10) "Redacted", altered or truncated such that no more than five digits of a Social Security number or the last four digits of a driver's license number, state identification card number, or account number is accessible as part of the personal information.
- 2. (1) Any person that owns or licenses personal information of residents of Missouri or any person that conducts business in Missouri that owns or licenses personal information in any form of a resident of Missouri shall provide notice to the affected consumer that there has been a breach of security following discovery or notification of the breach. The disclosure notification shall be:
  - (a) Made [without unreasonable delay] within thirty days of the discovery or notification of the breach;
  - (b) Consistent with the legitimate needs of law enforcement, as provided in this section; and
- (c) Consistent with any measures necessary to determine sufficient contact information and to determine the scope of the breach and restore the reasonable integrity, security, and confidentiality of the data system.
- (2) Any person that maintains or possesses records or data containing personal information of residents of Missouri that the person does not own or license, or any person that conducts business in Missouri that maintains or possesses records or data containing personal information of a resident of Missouri that the person does not own or license, shall notify the owner or licensee of the information of any breach of security immediately following discovery of the breach, consistent with the legitimate needs of law enforcement as provided in this section.
- (3) The notice required by this section may be delayed if a law enforcement agency informs the person that notification may impede a criminal investigation or jeopardize national or homeland security, provided that such request by law enforcement is made in writing or the person documents such request contemporaneously in writing,

including the name of the law enforcement officer making the request and the officer's law enforcement agency engaged in the investigation. The notice required by this section shall be provided [without unreasonable delay] within thirty days after the law enforcement agency communicates to the person its determination that notice will no longer impede the investigation or jeopardize national or homeland security.

- (4) The notice shall at minimum include a description of the following:
- (a) The incident in general terms;
- (b) The type of personal information that was obtained as a result of the breach of security;
- (c) A telephone number that the affected consumer may call for further information and assistance, if one exists;
  - (d) Contact information for consumer reporting agencies;
- (e) Advice that directs the affected consumer to remain vigilant by reviewing account statements and monitoring free credit reports.
- (5) Notwithstanding subdivisions (1) and (2) of this subsection, notification is not required if, after an appropriate investigation by the person or after consultation with the relevant federal, state, or local agencies responsible for law enforcement, the person determines that a risk of identity theft or other fraud to any consumer is not reasonably likely to occur as a result of the breach. Such a determination shall be documented in writing and the documentation shall be maintained for five years.
- (6) For purposes of this section, notice to affected consumers shall be provided by one of the following methods:
  - (a) Written notice;
- (b) Electronic notice for those consumers for whom the person has a valid email address and who have agreed to receive communications electronically, if the notice provided is consistent with the provisions of 15 U.S.C. Section 7001 regarding electronic records and signatures for notices legally required to be in writing;
  - (c) Telephonic notice, if such contact is made directly with the affected consumers; or
  - (d) Substitute notice, if:
  - a. The person demonstrates that the cost of providing notice would exceed one hundred thousand dollars; or
  - b. The class of affected consumers to be notified exceeds one hundred fifty thousand; or
- c. The person does not have sufficient contact information or consent to satisfy paragraphs (a), (b), or (c) of this subdivision, for only those affected consumers without sufficient contact information or consent; or
  - d. The person is unable to identify particular affected consumers, for only those unidentifiable consumers.
- (7) Substitute notice under paragraph (d) of subdivision (6) of this subsection shall consist of all the following:
  - (a) Email notice when the person has an electronic mail address for the affected consumer;
- (b) Conspicuous posting of the notice or a link to the notice on the internet website of the person if the person maintains an internet website; and
  - (c) Notification to major statewide media.
- (8) In the event a person provides notice to more than one thousand consumers at one time pursuant to this section, the person shall notify, without unreasonable delay, the attorney general's office and all consumer reporting agencies that compile and maintain files on consumers on a nationwide basis, as defined in 15 U.S.C. Section 1681a(p), of the timing, distribution, and content of the notice.
- 3. (1) A person that maintains its own notice procedures as part of an information security policy for the treatment of personal information, and whose procedures are otherwise consistent with the timing requirements of this section, is deemed to be in compliance with the notice requirements of this section if the person notifies affected consumers in accordance with its policies in the event of a breach of security of the system.
- (2) A person that is regulated by state or federal law and that maintains procedures for a breach of the security of the system pursuant to the laws, rules, regulations, guidances, or guidelines established by its primary or functional state or federal regulator is deemed to be in compliance with this section if the person notifies affected consumers in accordance with the maintained procedures when a breach occurs.
  - (3) A financial institution that is:
- (a) Subject to and in compliance with the Federal Interagency Guidance Response Programs for Unauthorized Access to Customer Information and Customer Notice, issued on March 29, 2005, by the board of governors of the Federal Reserve System, the Federal Deposit Insurance Corporation, the Office of the Comptroller of the Currency, and the Office of Thrift Supervision, and any revisions, additions, or substitutions relating to said interagency guidance; or

- (b) Subject to and in compliance with the National Credit Union Administration regulations in 12 CFR Part 748; or
- (c) Subject to and in compliance with the provisions of Title V of the Gramm-Leach-Bliley Financial Modernization Act of 1999, 15 U.S.C. Sections 6801 to 6809;

shall be deemed to be in compliance with this section.

4. The attorney general shall have exclusive authority to bring an action to obtain actual damages for a willful and knowing violation of this section and may seek a civil penalty not to exceed one hundred fifty thousand dollars per breach of the security of the system or series of breaches of a similar nature that are discovered in a single investigation."; and

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

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

A	Y	Έ	S:	0	9	4
$\overline{}$		ட	υ.	v	,	7

A1L5.074				
Alferman	Anderson	Andrews	Bahr	Basye
Beard	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Christofanelli	Conway 104	Corlew
Cornejo	Cross	Curtman	Davis	DeGroot
Dinkins	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Haahr
Haefner	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Knight	Kolkmeyer
Korman	Lant	Lichtenegger	Love	Lynch
Marshall	Matthiesen	McGaugh	Messenger	Moon
Morris 140	Morse 151	Neely	Pfautsch	Pike
Redmon	Rehder	Reiboldt	Reisch	Remole
Roden	Roeber	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	Wilson	Wood	
NOES: 029				
Adams	Anders	Bangert	Barnes 28	Brown 27
Burnett	Carpenter	Ellington	Harris	Kendrick
Lavender	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Pierson Jr
Pogue	Quade	Razer	Revis	Roberts
Rowland 29	Stevens 46	Unsicker	Wessels	
PRESENT: 000				
ABSENT WITH LEAV	E: 039			

Arthur	Austin	Baringer	Barnes 60	Beck
Brown 94	Burns	Butler	Chipman	Conway 10
Cookson	Curtis	Ellebracht	Franks Jr	Gray
Green	Grier	Hannegan	Kidd	Lauer

Mathews	May	McDaniel	Miller	Muntzel
Newman	Nichols	Peters	Phillips	Pietzman
Plocher	Rhoads	Rone	Runions	Smith 85
Walker 74	Washington	Wiemann	Mr. Speaker	

VACANCIES: 001

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

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

٨	v	EC.	Λ	88
А	Υ	ED:	U	O.O.

Anderson	Andrews	Bahr	Basye	Beard
Bernskoetter	Berry	Bondon	Brattin	Christofanelli
Conway 104	Corlew	Cornejo	Cross	Curtman
Davis	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Haahr	Haefner	Hansen	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Knight	Kolkmeyer	Korman	Lant	Love
Lynch	Marshall	McGaugh	Messenger	Moon
Morris 140	Morse 151	Neely	Pfautsch	Pike
Rehder	Reiboldt	Remole	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	Walsh	White
Wiemann	Wilson	Wood		

#### NOES: 031

Adams	Anders	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Carpenter	Ellington
Harris	Kendrick	Lavender	McCann Beatty	McCreery
Meredith 71	Mitten	Morgan	Mosley	Pierson Jr
Pogue	Quade	Razer	Revis	Roberts
Rowland 29	Smith 85	Stevens 46	Unsicker	Washington

Wessels

PRESENT: 000

#### ABSENT WITH LEAVE: 043

Alferman	Arthur	Austin	Barnes 60	Black
Brown 57	Brown 94	Burns	Butler	Chipman
Conway 10	Cookson	Curtis	Ellebracht	Franks Jr
Gray	Green	Grier	Hannegan	Kidd
Lauer	Lichtenegger	Mathews	Matthiesen	May
McDaniel	McGee	Merideth 80	Miller	Muntzel

NewmanNicholsPetersPhillipsPietzmanPlocherRedmonReischRhoadsRunions

Shull 16 Walker 74 Mr. Speaker

VACANCIES: 001

On motion of Representative Cornejo, **HB 1832, as amended**, was ordered perfected and printed.

On motion of Representative Vescovo, 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.

**HCS HB 2140**, relating to public contracts for purchasing supplies, was placed back on the House Bills for Perfection Calendar.

**HB 1485**, relating to taxes on transient guests to fund the promotion of tourism, was placed back on the House Bills for Perfection Calendar.

#### PERFECTION OF HOUSE BILLS

**HCS HB 1667**, relating to child custody arrangements, was taken up by Representative Swan.

On motion of Representative Swan, the title of **HCS HB 1667** was agreed to.

On motion of Representative Swan, **HCS HB 1667** was adopted.

On motion of Representative Swan, **HCS HB 1667** was ordered perfected and printed.

**HCS HB 1368**, relating to the Missouri returning heroes education act, was taken up by Representative Basye.

On motion of Representative Basye, the title of **HCS HB 1368** was agreed to.

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

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1368, Page 2, Section 173.900, Line 31, by deleting the word "before" and inserting in lieu thereof the words "[before] after"; and

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

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

On motion of Representative Basye, **HCS HB 1368, as amended**, was adopted.

On motion of Representative Basye, **HCS HB 1368**, as amended, was ordered perfected and printed.

**HB 2183**, relating to streamlining hospital regulations, was taken up by Representative Bondon.

On motion of Representative Bondon, the title of **HB 2183**, relating to licensure of healthcare facilities, was agreed to.

# Representative Bondon offered House Amendment No. 1.

#### House Amendment No. 1

AMEND House Bill No. 2183, Page 1, Section 197.052, Line 4, by inserting after all of said section and line the following:

- "197.305. As used in sections 197.300 to 197.366, the following terms mean:
- (1) "Affected persons", the person proposing the development of a new institutional health service, the public to be served, and health care facilities within the service area in which the proposed new health care service is to be developed;
  - (2) "Agency", the certificate of need program of the Missouri department of health and senior services;
- (3) "Capital expenditure", an expenditure by or on behalf of a health care facility which, under generally accepted accounting principles, is not properly chargeable as an expense of operation and maintenance;
- (4) "Certificate of need", a written certificate issued by the committee setting forth the committee's affirmative finding that a proposed project sufficiently satisfies the criteria prescribed for such projects by sections 197.300 to 197.366;
- (5) "Develop", to undertake those activities which on their completion will result in the offering of a new institutional health service or the incurring of a financial obligation in relation to the offering of such a service;
  - (6) "Expenditure minimum" shall mean:
- (a) For beds in existing or proposed health care facilities licensed pursuant to chapter 198 and long-term care beds in a hospital as described in subdivision (3) of subsection 1 of section 198.012, six hundred thousand dollars in the case of capital expenditures, or four hundred thousand dollars in the case of major medical equipment, provided, however, that prior to January 1, 2003, the expenditure minimum for beds in such a facility and long-term care beds in a hospital described in section 198.012 shall be zero, subject to the provisions of subsection 7 of section 197.318;
- (b) For beds or equipment in a long-term care hospital meeting the requirements described in 42 CFR, Section 412.23(e), the expenditure minimum shall be zero; and
- (c) For health care facilities, new institutional health services or beds not described in paragraph (a) or (b) of this subdivision one million dollars in the case of capital expenditures, excluding major medical equipment, and one million dollars in the case of medical equipment;
- (7) "Health service area", a geographic region appropriate for the effective planning and development of health services, determined on the basis of factors including population and the availability of resources, consisting of a population of not less than five hundred thousand or more than three million;
- (8) "Major medical equipment", medical equipment used for the provision of medical and other health services;
  - (9) "New institutional health service":
  - (a) The development of a new health care facility costing in excess of the applicable expenditure minimum;
- (b) The acquisition, including acquisition by lease, of any health care facility, or major medical equipment costing in excess of the expenditure minimum;
  - (c) Any capital expenditure by or on behalf of a health care facility in excess of the expenditure minimum;

- (d) Predevelopment activities as defined in subdivision (12) hereof costing in excess of one hundred fifty thousand dollars;
- (e) Any change in licensed bed capacity of a health care facility licensed under chapter 198 which increases the total number of beds by more than ten or more than ten percent of total bed capacity, whichever is less, over a two-year period, provided that any such health care facility seeking a nonapplicability review for an increase in total beds or total bed capacity in an amount less than described in this paragraph shall be eligible for such review only if the facility has had no patient care class I deficiencies within the last eighteen months and has maintained at least an eighty-five percent average occupancy rate for the previous six quarters;
- (f) Health services, excluding home health services, which are offered in a health care facility and which were not offered on a regular basis in such health care facility within the twelve-month period prior to the time such services would be offered;
- (g) A reallocation by an existing health care facility of licensed beds among major types of service or reallocation of licensed beds from one physical facility or site to another by more than ten beds or more than ten percent of total licensed bed capacity, whichever is less, over a two-year period;
- (10) "Nonsubstantive projects", projects which do not involve the addition, replacement, modernization or conversion of beds or the provision of a new health service but which include a capital expenditure which exceeds the expenditure minimum and are due to an act of God or a normal consequence of maintaining health care services, facility or equipment;
- (11) "Person", any individual, trust, estate, partnership, corporation, including associations and joint stock companies, state or political subdivision or instrumentality thereof, including a municipal corporation;
- (12) "Predevelopment activities", expenditures for architectural designs, plans, working drawings and specifications, and any arrangement or commitment made for financing; but excluding submission of an application for a certificate of need."; and

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

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

Speaker Richardson assumed the Chair.

On motion of Representative Bondon, **HB 2183**, as amended, was ordered perfected and printed.

#### HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HB 1465, relating to higher education, was taken up by Representative Cookson.

On motion of Representative Cookson, **SS SCS HB 1465** was adopted by the following vote:

## AYES: 135

Adams	Alferman	Anders	Anderson	Andrews
Austin	Bangert	Baringer	Barnes 60	Barnes 28
Basye	Beard	Beck	Bernskoetter	Black
Bondon	Brattin	Brown 27	Brown 57	Burnett
Burns	Carpenter	Chipman	Christofanelli	Conway 10
Conway 104	Cookson	Cornejo	Cross	Curtman
Davis	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Houghton	Houx

Johnson Justus Kelley 127 Kendrick Kidd Knight Kolkmeyer Lant Lauer Lavender Lichtenegger Love Lynch Mathews May McCann Beatty McCreery McDaniel McGaugh McGee Meredith 71 Merideth 80 Messenger Miller Morgan Morris 140 Morse 151 Mosley Muntzel Neely Phillips Pfautsch Pierson Jr Pietzman Pike Redmon Reisch Quade Razer Reiboldt Remole Revis Roberts Roeber Rone Ross Rowland 155 Rowland 29 Runions Ruth Schroer Shaul 113 Shull 16 Shumake Smith 163 Sommer Stacy Stephens 128 Stevens 46 Swan Trent Vescovo Tate Taylor Unsicker Walker 3 Walker 74 Walsh Washington Wessels Wilson White Wiemann Wood Mr. Speaker

NOES: 004

Hurst Marshall Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 023

Arthur Bahr Berry Brown 94 Butler Corlew Curtis Ellington Green Hill Kelly 141 Korman Matthiesen Mitten Newman Nichols Peters Plocher Rehder Rhoads Roden Smith 85 Spencer

VACANCIES: 001

On motion of Representative Cookson, **SS SCS HB 1465** was truly agreed to and finally passed by the following vote:

AYES: 135

Alferman Anders Anderson Andrews Adams Baringer Barnes 60 Barnes 28 Austin Bangert Basye Beard Beck Bernskoetter Black Bondon Brattin Brown 27 Brown 57 Burnett Burns Carpenter Chipman Christofanelli Conway 10 Conway 104 Cookson Cross Curtman Cornejo Davis DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Ellington Engler Evans Fitzpatrick Fitzwater Fraker Francis Franklin Franks Jr Frederick Gannon Gray Gregory Grier Haefner Harris Hannegan Hansen Helms Henderson Higdon Houghton Houx Kidd Johnson Justus Kelley 127 Kendrick Knight Kolkmeyer Lant Lauer Lavender Lichtenegger Lynch Love Mathews May McCann Beatty McCreery McDaniel McGaugh McGee Meredith 71 Merideth 80 Miller Morgan Messenger Morris 140 Morse 151 Mosley Muntzel Neely Pfautsch Phillips Pierson Jr Pietzman Pike

Quade Razer Redmon Reiboldt Reisch Remole Revis Roberts Roeber Rone Ross Rowland 155 Rowland 29 Runions Ruth Schroer Shaul 113 Shull 16 Shumake Smith 163 Stephens 128 Stevens 46 Sommer Stacy Swan Taylor Trent Unsicker Vescovo Tate Walker 3 Walker 74 Walsh Washington Wessels White Wiemann Wilson Wood Mr. Speaker

NOES: 004

Hurst Marshall Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 023

Arthur Bahr Berry Brown 94 Butler Corlew Curtis Green Haahr Hill Kelly 141 Korman Matthiesen Mitten Newman Nichols Peters Plocher Rehder Rhoads

Roden Smith 85 Spencer

VACANCIES: 001

Speaker Richardson declared the bill passed.

**SS SCS HB 1838**, to authorize the conveyance of certain state properties, was taken up by Representative Bernskoetter.

On motion of Representative Bernskoetter, **SS SCS HB 1838** was adopted by the following vote:

AYES: 139

Alferman Andrews Adams Anders Anderson Austin Bahr Baringer Barnes 60 Bangert Barnes 28 Basye Beard Beck Bernskoetter Black Bondon Brattin Brown 27 Brown 57 Burnett Burns Carpenter Chipman Christofanelli Conway 10 Conway 104 Cookson Cornejo Cross Curtman Davis DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Engler Evans Fitzpatrick Fitzwater Fraker Francis Franklin Franks Jr Frederick Gannon Gray Gregory Grier Haefner Hannegan Hansen Harris Hill Houghton Helms Henderson Higdon Hurst Johnson Kelley 127 Houx Justus Kelly 141 Kendrick Kidd Knight Kolkmeyer Korman Lant Lauer Lavender Lichtenegger Mathews McCann Beatty Love Lynch May McGee Meredith 71 Merideth 80 McCreery McGaugh Morris 140 Miller Mitten Messenger Morgan Morse 151 Muntzel Pfautsch Mosley Neely Phillips Pierson Jr Pietzman Pike Quade Razer Redmon Rehder Reiboldt Reisch

Remole Revis Rhoads Roberts Roeber Rowland 155 Rowland 29 Rone Ross Runions Ruth Schroer Shaul 113 Shull 16 Shumake Smith 163 Sommer Stacy Stephens 128 Stevens 46 Taylor Trent Unsicker Swan Tate Vescovo Walker 3 Walker 74 Walsh Washington Wilson Wood Mr. Speaker Wiemann

NOES: 004

Ellington Marshall Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 019

Arthur Berry Brown 94 Butler Corlew Curtis Green Haahr Matthiesen McDaniel Newman Nichols Peters Plocher Roden Smith 85 Spencer Wessels White

VACANCIES: 001

# On motion of Representative Bernskoetter, **SS SCS HB 1838** was truly agreed to and finally passed by the following vote:

AYES: 137

Adams Alferman Anders Anderson Andrews Bahr Barnes 60 Austin Bangert Baringer Barnes 28 Basye Beard Beck Bernskoetter Black Bondon Brattin Brown 27 Burnett Burns Carpenter Chipman Christofanelli Conway 10 Conway 104 Cookson Cornejo Cross Davis DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Fitzpatrick Fitzwater Fraker Francis Franklin Franks Jr Frederick Gannon Gray Grier Gregory Haahr Haefner Hannegan Hansen Harris Helms Henderson Higdon Hill Houghton Houx Hurst Johnson Kelley 127 Kelly 141 Kendrick Kidd Justus Kolkmeyer Lauer Knight Korman Lant Lynch Mathews Lavender Lichtenegger Love McCann Beatty McCreery McDaniel May McGaugh McGee Meredith 71 Merideth 80 Messenger Miller Mitten Morgan Morris 140 Morse 151 Mosley Muntzel Neely Pfautsch Phillips Pierson Jr Pike Redmon Pietzman Quade Razer Rehder Reiboldt Remole Revis Rhoads Roberts Roeber Rone Ross Rowland 155 Rowland 29 Runions Ruth Schroer Shaul 113 Shumake Smith 163 Sommer Spencer Stacy Stevens 46 Swan Tate Taylor Trent Unsicker Walker 3 Walker 74 Walsh Vescovo Wiemann Washington White Wilson Wessels Wood Mr. Speaker

NOES: 004

Ellington Marshall Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 021

Arthur Berry Brown 57 Brown 94 Butler Corlew Curtis Curtman Engler Evans Matthiesen Newman Nichols Peters Green Plocher Reisch Roden Shull 16 Smith 85

Stephens 128

VACANCIES: 001

Speaker Richardson declared the bill passed.

**SS HB 1504**, relating to zoning around National Guard training centers, was taken up by Representative Reiboldt.

On motion of Representative Reiboldt, SS HB 1504 was adopted by the following vote:

AYES: 137

Adams Alferman Anders Anderson Andrews Austin Bahr Bangert Baringer Barnes 28 Basye Beard Beck Bernskoetter Black Bondon Brattin Brown 27 Brown 57 Burnett Carpenter Chipman Christofanelli Conway 10 Burns Conway 104 Corlew Cookson Cornejo Cross DeGroot Curtman Davis Dinkins Dogan Dohrman Eggleston Ellebracht Engler Evans Fitzpatrick Fitzwater Fraker Francis Franklin Franks Jr Frederick Gannon Gray Gregory Grier Haefner Harris Helms Hannegan Hill Higdon Houghton Houx Henderson Kelley 127 Kelly 141 Hurst Johnson Justus Kendrick Kidd Knight Kolkmeyer Korman Lavender Lant Lauer Lichtenegger Love May McCreery Lynch Mathews McDaniel Meredith 71 Merideth 80 Miller McGaugh McGee Mitten Morris 140 Morse 151 Mosley Morgan Muntzel Neely Pfautsch Phillips Pierson Jr Pietzman Pike Quade Razer Redmon Rehder Reiboldt Remole Revis Rhoads Rowland 155 Rowland 29 Roberts Roeber Ross Runions Ruth Schroer Shaul 113 Shumake Smith 163 Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Walker 3 Walker 74 Walsh Vescovo Washington Wessels White Wiemann Wilson Mr. Speaker Wood

NOES: 003

Marshall Moon Pogue

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 021

Arthur Barnes 60 Brown 94 Butler Berry Curtis Green Haahr Hansen Matthiesen Nichols McCann Beatty Peters Messenger Newman Shull 16 Plocher Reisch Roden Rone

Smith 85

VACANCIES: 001

# On motion of Representative Reiboldt, **SS HB 1504** was truly agreed to and finally passed by the following vote:

AYES: 137

Alferman Anders Anderson Andrews Adams Austin Bahr Bangert Baringer Barnes 28 Basye Beard Beck Bernskoetter Black Bondon Brattin Brown 27 Brown 57 Burnett Burns Carpenter Chipman Christofanelli Conway 10 Conway 104 Cookson Corlew Cornejo Cross Curtman Davis DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Engler Evans Fitzwater Fitzpatrick Fraker Francis Franklin Franks Jr Frederick Gannon Gray Gregory Grier Haefner Hannegan Hansen Harris Helms Henderson Higdon Hill Houghton Houx Hurst Johnson Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Lant Lauer Lavender Lichtenegger Korman Love Lynch Mathews May McCreery McDaniel McGaugh McGee Merideth 80 Messenger Miller Mitten Morris 140 Morse 151 Mosley Muntzel Neely Pfautsch Phillips Pierson Jr Pike Quade Redmon Pietzman Razer Rehder Reiboldt Remole Revis Rhoads Roberts Roeber Rone Ross Rowland 29 Runions Ruth Schroer Shaul 113 Shull 16 Smith 163 Shumake Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Unsicker Walker 3 Walsh Trent Vescovo White Wilson Washington Wessels Wiemann Wood Mr. Speaker

NOES: 004

Marshall Meredith 71 Moon Pogue

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 020

Arthur Barnes 60 Berry Brown 94 Butler Curtis Green Haahr Matthiesen McCann Beatty Morgan Newman Nichols Peters Plocher Reisch Roden Rowland 155 Smith 85 Walker 74

VACANCIES: 001

Speaker Richardson declared the bill passed.

**SS HB 1531, as amended**, relating to interpleading in civil proceedings, was taken up by Representative DeGroot.

On motion of Representative DeGroot, **SS HB 1531, as amended**, was adopted by the following vote:

AYES: 112
-----------

Alferman	Anderson	Andrews	Austin	Bahr
Bangert	Basye	Beard	Bernskoetter	Black
Bondon	Brattin	Brown 57	Chipman	Christofanelli
Conway 104	Cookson	Corlew	Cornejo	Cross
Curtman	Davis	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater	Fraker	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Knight	Kolkmeyer	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	McDaniel	McGaugh	Messenger	Miller
Morris 140	Morse 151	Muntzel	Neely	Pfautsch
Phillips	Pietzman	Pike	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roeber
Rone	Ross	Rowland 155	Rowland 29	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
Walsh	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 034

Anders Baringer Beck Brown 27 Adams Burnett Burns Carpenter Conway 10 Ellington Franks Jr Gray Lavender Marshall May Meredith 71 Merideth 80 Mitten McCreery McGee Mosley Pierson Jr Pogue Moon Morgan Quade Razer Revis Roberts Runions Walker 74 Washington Stevens 46 Unsicker

PRESENT: 000

#### ABSENT WITH LEAVE: 016

Arthur Barnes 60 Barnes 28 Berry Brown 94
Butler Curtis Green Matthiesen McCann Beatty
Newman Nichols Peters Plocher Roden

Smith 85

VACANCIES: 001

# On motion of Representative DeGroot, **SS HB 1531, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 110

Alferman Anderson Andrews Austin Bahr Bangert Basye Beard Bernskoetter Black Christofanelli Bondon Brattin Brown 57 Chipman Conway 104 Corlew Cornejo Cross Curtman Davis DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Engler Evans Fitzpatrick Fitzwater Fraker Francis Franklin Frederick Gannon Gregory Grier Haahr Hannegan Helms Hansen Harris Henderson Higdon Hill Houghton Houx Hurst Johnson Justus Kelly 141 Kendrick Kidd Knight Kolkmeyer Korman Lant Lauer Lichtenegger Mathews McDaniel McGaugh Love Lynch Miller Messenger Morris 140 Morse 151 Muntzel Phillips Pike Neely Pfautsch Pietzman Plocher Redmon Rehder Reiboldt Reisch Remole Rhoads Roeber Rone Ross Rowland 155 Rowland 29 Ruth Schroer Shaul 113 Shull 16 Shumake Smith 163 Sommer Spencer Stacy Stephens 128 Swan Tate Taylor Trent Vescovo Walker 3 Walsh Wessels White Wiemann Wilson Wood Mr. Speaker

NOES: 034

Brown 27 Adams Anders Baringer Beck Burns Conway 10 Burnett Carpenter Ellington Franks Jr Gray Lavender Marshall May McCreery McGee Meredith 71 Merideth 80 Mitten Moon Morgan Mosley Pierson Jr Pogue Quade Razer Revis Roberts Runions Walker 74 Stevens 46 Unsicker Washington

PRESENT: 000

ABSENT WITH LEAVE: 018

Arthur Barnes 60 Barnes 28 Berry Brown 94 Butler Cookson Curtis Green Haefner Kelley 127 Matthiesen McCann Beatty Newman Nichols Peters Roden Smith 85

VACANCIES: 001

Speaker Richardson declared the bill passed.

**SS SCS HB 1291, as amended**, relating to political subdivisions, was taken up by Representative Henderson.

Representative Henderson moved that the House refuse to adopt **SS SCS HB 1291**, **as amended**, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

## THIRD READING OF HOUSE BILLS - INFORMAL

**HCS HB 2216**, relating to the regulation of water resources, was taken up by Representative Brattin.

On motion of Representative Brattin, **HCS HB 2216** was read the third time and passed by the following vote:

AYES: 121				
Alferman	Anders	Anderson	Andrews	Austin
Bahr	Baringer	Basye	Beard	Bernskoetter
Black	Brattin	Brown 57	Burnett	Burns
Carpenter	Chipman	Christofanelli	Conway 10	Conway 104
Corlew	Cornejo	Cross	Curtman	Davis
Dinkins	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Knight	Kolkmeyer
Korman	Lant	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	McCann Beatty	McCreery
McDaniel	McGaugh	McGee	Meredith 71	Messenger
Miller	Moon	Morgan	Morris 140	Morse 151
Muntzel	Neely	Pfautsch	Phillips	Pietzman
Pike	Plocher	Quade	Redmon	Rehder
Reiboldt	Reisch	Remole	Revis	Roeber
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
Washington	Wessels	White	Wiemann	Wilson
Mr. Speaker				
NOES: 021				
Adams	Bangert	Barnes 28	Beck	Brown 27
Ellebracht	Ellington	Franks Jr	Gray	Lauer
Merideth 80	Mitten	Mosley	Pierson Jr	Pogue
Razer	Roberts	Rowland 29	Runions	Stevens 46
Unsicker				

PRESENT: 000

ABSENT WITH LEAVE: 020

Berry Brown 94 Arthur Barnes 60 Bondon Butler Cookson Curtis DeGroot Green Matthiesen Newman Nichols Peters May Smith 85 Walker 74 Rhoads Roden Wood

VACANCIES: 001

Speaker Richardson declared the bill passed.

Representative Chipman assumed the Chair.

#### PERFECTION OF HOUSE BILLS

**HB 2039**, relating to the Missouri Route 66 centennial commission, was taken up by Representative Fraker.

On motion of Representative Fraker, the title of HB 2039 was agreed to.

On motion of Representative Fraker, **HB 2039** was ordered perfected and printed.

**HB 1516**, relating to chiropractic services, was taken up by Representative Wiemann.

On motion of Representative Wiemann, the title of **HB 1516** was agreed to.

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

House Amendment No. 1

AMEND House Bill No. 1516, Page 2, Section 208.152, Lines 44 to 47, by deleting all of said lines and inserting in lieu thereof the following:

"(7) Up to twenty visits per year for services limited to examinations, diagnoses, adjustments, and manipulations and treatments of malpositioned articulations and structures of the body provided by licensed chiropractic physicians practicing within their scope of practice. Nothing in this subdivision shall be interpreted to otherwise expand MO HealthNet services;"; and

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

Representative White offered House Amendment No. 1 to House Amendment No. 1.

House Amendment No. 1 to House Amendment No. 1

AMEND House Amendment No. 1 to House Bill No. 1516, Page 1, Line 3, by inserting after the word "for" the phrase "medically necessary"; and

Further amend said amendment and page, Line 4, by deleting the phrase "and treatments of" and inserting in lieu thereof the phrase "of chronic and acute"; and

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

Representative White moved that **House Amendment No. 1 to House Amendment No. 1** be adopted.

Which motion was defeated.

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

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

House Amendment No. 2

AMEND House Bill No. 1516, Page 2, Section 208.152, Line 44, by deleting the word "**Services**" and inserting in lieu thereof the words "**Subject to appropriation, services**"; and

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

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

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

House Amendment No. 3

AMEND House Bill No. 1516, Page 2, Section 208.152, Line 47, by inserting after the number "208.151" the following, ". The provisions of this subdivision shall be subject to the provisions of subsection 2 of this section"; and

Further amend said bill, Page 7, Section 208.152, Line 211, by deleting all of said line and inserting in lieu thereof the following:

- "2. The director of the MO HealthNet division shall, no later than December 31, 2021, conduct an analysis of the fiscal impact of implementing subdivision (7) of subsection 1 of this section. The analysis, shall compare all medicaid recipients medical costs, only for recipients who receive services from a chiropractor, covered by MO HealthNet from fiscal year 2015 through fiscal year 2017 as compared to fiscal year 2019 through fiscal year 2021. The analysis may also factor in other variables that may arise which affect the cost of the program in general that are not specific to chiropractic care. The director of the MO HealthNet division shall provide a one time report to the general assembly describing in detail the results of the analysis including all relevant data used in determining whether or not these chiropractic services are cost effective and if funding for such services should continue. If the analysis reveals an increase in cost to MO HealthNet as a result of the enactment of subdivision (7) of subsection 1 of this section, the provisions of such subdivision shall expire. The director of the MO HealthNet division shall notify the revisor of statutes if the provisions of subdivision (7) of subsection 1 of this section have expired.
  - 3. Additional benefit payments for medical assistance shall be made on behalf of those"; and

Further amend said section by renumbering accordingly; and

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

Representative Eggleston moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

On motion of Representative Wiemann, **HB 1516**, as amended, was ordered perfected and printed.

**HB 1257**, relating to hiring preference for veterans, was taken up by Representative Schroer.

On motion of Representative Schroer, the title of **HB 1257** was agreed to.

On motion of Representative Schroer, **HB 1257** was ordered perfected and printed.

**HCS HB 2105**, relating to opioids, was taken up by Representative Frederick.

On motion of Representative Frederick, the title of **HCS HB 2105** was agreed to.

Representative Frederick offered House Amendment No. 1.

#### House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2105, Page 16, Section 334.036, Line 65, by inserting immediately after said section and line the following:

- "334.037. 1. A physician may enter into collaborative practice arrangements with assistant physicians. Collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols, or standing orders for the delivery of health care services. Collaborative practice arrangements, which shall be in writing, may delegate to an assistant physician the authority to administer or dispense drugs and provide treatment as long as the delivery of such health care services is within the scope of practice of the assistant physician and is consistent with that assistant physician's skill, training, and competence and the skill and training of the collaborating physician.
  - 2. The written collaborative practice arrangement shall contain at least the following provisions:
- (1) Complete names, home and business addresses, zip codes, and telephone numbers of the collaborating physician and the assistant physician;
- (2) A list of all other offices or locations besides those listed in subdivision (1) of this subsection where the collaborating physician authorized the assistant physician to prescribe;
- (3) A requirement that there shall be posted at every office where the assistant physician is authorized to prescribe, in collaboration with a physician, a prominently displayed disclosure statement informing patients that they may be seen by an assistant physician and have the right to see the collaborating physician;
- (4) All specialty or board certifications of the collaborating physician and all certifications of the assistant physician;
- (5) The manner of collaboration between the collaborating physician and the assistant physician, including how the collaborating physician and the assistant physician shall:
- (a) Engage in collaborative practice consistent with each professional's skill, training, education, and competence;
- (b) Maintain geographic proximity; except, the collaborative practice arrangement may allow for geographic proximity to be waived for a maximum of twenty-eight days per calendar year for rural health clinics as defined by P.L. 95-210, as long as the collaborative practice arrangement includes alternative plans as required in paragraph (c) of this subdivision. Such exception to geographic proximity shall apply only to independent rural

health clinics, provider-based rural health clinics if the provider is a critical access hospital as provided in 42 U.S.C. Section 1395i-4, and provider-based rural health clinics if the main location of the hospital sponsor is greater than fifty miles from the clinic. The collaborating physician shall maintain documentation related to such requirement and present it to the state board of registration for the healing arts when requested; and

- (c) Provide coverage during absence, incapacity, infirmity, or emergency by the collaborating physician;
- (6) A description of the assistant physician's controlled substance prescriptive authority in collaboration with the physician, including a list of the controlled substances the physician authorizes the assistant physician to prescribe and documentation that it is consistent with each professional's education, knowledge, skill, and competence;
  - (7) A list of all other written practice agreements of the collaborating physician and the assistant physician;
- (8) The duration of the written practice agreement between the collaborating physician and the assistant physician;
- (9) A description of the time and manner of the collaborating physician's review of the assistant physician's delivery of health care services. The description shall include provisions that the assistant physician shall submit a minimum of ten percent of the charts documenting the assistant physician's delivery of health care services to the collaborating physician for review by the collaborating physician, or any other physician designated in the collaborative practice arrangement, every fourteen days; and
- (10) The collaborating physician, or any other physician designated in the collaborative practice arrangement, shall review every fourteen days a minimum of twenty percent of the charts in which the assistant physician prescribes controlled substances. The charts reviewed under this subdivision may be counted in the number of charts required to be reviewed under subdivision (9) of this subsection.
- 3. The state board of registration for the healing arts under section 334.125 shall promulgate rules regulating the use of collaborative practice arrangements for assistant physicians. Such rules shall specify:
  - (1) Geographic areas to be covered;
  - (2) The methods of treatment that may be covered by collaborative practice arrangements;
- (3) In conjunction with deans of medical schools and primary care residency program directors in the state, the development and implementation of educational methods and programs undertaken during the collaborative practice service which shall facilitate the advancement of the assistant physician's medical knowledge and capabilities, and which may lead to credit toward a future residency program for programs that deem such documented educational achievements acceptable; and
- (4) The requirements for review of services provided under collaborative practice arrangements, including delegating authority to prescribe controlled substances.

Any rules relating to dispensing or distribution of medications or devices by prescription or prescription drug orders under this section shall be subject to the approval of the state board of pharmacy. Any rules relating to dispensing or distribution of controlled substances by prescription or prescription drug orders under this section shall be subject to the approval of the department of health and senior services and the state board of pharmacy. The state board of registration for the healing arts shall promulgate rules applicable to assistant physicians that shall be consistent with guidelines for federally funded clinics. The rulemaking authority granted in this subsection shall not extend to collaborative practice arrangements of hospital employees providing inpatient care within hospitals as defined in chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

- 4. The state board of registration for the healing arts shall not deny, revoke, suspend, or otherwise take disciplinary action against a collaborating physician for health care services delegated to an assistant physician provided the provisions of this section and the rules promulgated thereunder are satisfied.
- 5. Within thirty days of any change and on each renewal, the state board of registration for the healing arts shall require every physician to identify whether the physician is engaged in any collaborative practice arrangement, including collaborative practice arrangements delegating the authority to prescribe controlled substances, and also report to the board the name of each assistant physician with whom the physician has entered into such arrangement. The board may make such information available to the public. The board shall track the reported information and may routinely conduct random reviews of such arrangements to ensure that arrangements are carried out for compliance under this chapter.
- 6. A collaborating physician shall not enter into a collaborative practice arrangement with more than three full-time equivalent assistant physicians. Such limitation shall not apply to collaborative arrangements of hospital employees providing inpatient care service in hospitals as defined in chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

- 7. The collaborating physician shall determine and document the completion of at least a one-month period of time during which the assistant physician shall practice with the collaborating physician continuously present before practicing in a setting where the collaborating physician is not continuously present. Such limitation shall not apply to collaborative arrangements of providers of population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.
- 8. No agreement made under this section shall supersede current hospital licensing regulations governing hospital medication orders under protocols or standing orders for the purpose of delivering inpatient or emergency care within a hospital as defined in section 197.020 if such protocols or standing orders have been approved by the hospital's medical staff and pharmaceutical therapeutics committee.
- 9. No contract or other agreement shall require a physician to act as a collaborating physician for an assistant physician against the physician's will. A physician shall have the right to refuse to act as a collaborating physician, without penalty, for a particular assistant physician. No contract or other agreement shall limit the collaborating physician's ultimate authority over any protocols or standing orders or in the delegation of the physician's authority to any assistant physician, but such requirement shall not authorize a physician in implementing such protocols, standing orders, or delegation to violate applicable standards for safe medical practice established by a hospital's medical staff.
- 10. No contract or other agreement shall require any assistant physician to serve as a collaborating assistant physician for any collaborating physician against the assistant physician's will. An assistant physician shall have the right to refuse to collaborate, without penalty, with a particular physician.
- 11. All collaborating physicians and assistant physicians in collaborative practice arrangements shall wear identification badges while acting within the scope of their collaborative practice arrangement. The identification badges shall prominently display the licensure status of such collaborating physicians and assistant physicians.
- 12. (1) An assistant physician with a certificate of controlled substance prescriptive authority as provided in this section may prescribe any controlled substance listed in Schedule III, IV, or V of section 195.017, and may have restricted authority in Schedule II, when delegated the authority to prescribe controlled substances in a collaborative practice arrangement. Prescriptions for Schedule II medications prescribed by an assistant physician who has a certificate of controlled substance prescriptive authority are restricted to only those medications containing hydrocodone. Such authority shall be filed with the state board of registration for the healing arts. The collaborating physician shall maintain the right to limit a specific scheduled drug or scheduled drug category that the assistant physician is permitted to prescribe. Any limitations shall be listed in the collaborative practice arrangement. Assistant physicians shall not prescribe controlled substances for themselves or members of their families. Schedule III controlled substances and Schedule II hydrocodone prescriptions shall be limited to a five-day supply without refill. Assistant physicians who are authorized to prescribe controlled substances under this section shall register with the federal Drug Enforcement Administration and the state bureau of narcotics and dangerous drugs, and shall include the Drug Enforcement Administration registration number on prescriptions for controlled substances.
- (2) The collaborating physician shall be responsible to determine and document the completion of at least one hundred twenty hours in a four-month period by the assistant physician during which the assistant physician shall practice with the collaborating physician on-site prior to prescribing controlled substances when the collaborating physician is not on-site. Such limitation shall not apply to assistant physicians of population-based public health services as defined in 20 CSR 2150-5.100 as of April 30, 2009 or assistant physicians providing opioid addiction treatment.
- (3) An assistant physician shall receive a certificate of controlled substance prescriptive authority from the state board of registration for the healing arts upon verification of licensure under section 334.036."; and

Further amend said bill and page, Section 334.074, Lines 1 to 3, by removing all of said section and lines from the bill; and

Further amend said bill, Pages 18 and 19, Section 630.880, Lines 1 to 9, by removing all of said section and lines from the bill; and

Further amend said bill, Page 19, Section B, Line 4, by deleting the words "334.074, 630.875, and 630.880" and inserting in lieu thereof the words "and 630.875"; and

Further amend said bill, page and section, Line 8, by deleting the words "334.074, 630.875, and 630.880" and inserting in lieu thereof the words "and 630.875"; and

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

## Representative Barnes (60) offered **House Amendment No. 1 to House Amendment No. 1**.

House Amendment No. 1 to House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 2105, Page 1, Line 1, by deleting all of said line and inserting in lieu thereof the following:

"AMEND House Committee Substitute for House Bill No. 2105, Page 13, Section 195.265, Line 25 by inserting immediately after said line the following:

"195.650. 1. For the purposes of sections 195.650 to 195.665, the following terms shall mean:

- (1) "Controlled substance", the same meaning ascribed to it in section 195.010;
- (2) "Department", the department of health and senior services;
- (3) "Health care provider", the same meaning ascribed to it in section 376.1350;
- (4) "Registry", the prescription abuse registry established under sections 195.650 to 195.665.
- 2. The department shall promulgate rules and regulations to implement the provisions of sections 195.650 to 195.665. 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, 2018, shall be invalid and void.
- 195.655. 1. There is hereby established within the department of health and senior services a "Prescription Abuse Registry", which shall be available by January 1, 2020.
- 2. An individual who is eighteen years of age or older may request to be listed in the prescription abuse registry.
- 3. Information regarding individuals in the prescription abuse registry shall include, but not be limited to, the following:
  - (1) The individual's name;
  - (2) The individual's date of birth;
  - (3) The individual's Social Security number; and
- (4) The method by which and the date on which the individual was reported to the department under subsection 2 of this section.
- 195.660. 1. Information contained in the prescription abuse registry shall be confidential and not subject to public disclosure under chapter 610 except as provided in subsection 3 of this section.
- 2. The department shall maintain procedures to ensure the privacy and confidentiality of personal information reported to, collected by, and maintained in the registry and to ensure such information is not disclosed except as provided in subsection 3 of this section.
- 3. The department shall establish procedures to enable health care providers to access the prescription abuse registry for the sole purpose of determining whether an individual is listed in the registry. A health care provider may submit a request to determine if an individual is listed in the registry by submitting the individual's name and date of birth or Social Security number. The health care provider shall receive a response that only confirms or denies the individual's listing in the registry. No health care provider shall have access to any other personal information contained in the registry.
- 4. No department, agency, instrumentality, political subdivision, or law enforcement agency of this state, including the bureau of narcotics and dangerous drugs, federal law enforcement agency, or individual other than a health care provider under the provisions of subsection 3 of this section shall have access to the prescription abuse registry.

- 195.665. 1. Individuals listed in the registry under subsection 2 of section 195.655 may submit a petition to the department to be removed from the registry after five years from the date such individual was placed in the registry. In order to be eligible for removal from the registry, a person shall execute and submit, in a manner acceptable to the department, an application for removal on a form provided by the department. Such application shall include:
  - (1) The person's full name and all aliases;
  - (2) The person's current home address, email address, and phone number;
- (3) The person's Social Security number, when voluntarily provided in accordance with section 7 of the Privacy Act of 1974, or International Identification number;
  - (4) The person's date of birth and gender;
- (5) A statement that the person wishes to be removed from the registry and accepts full responsibility for any adverse consequences which may result from removal;
- (6) A photograph suitable for the department to use in identifying the person requesting removal from the registry; and
  - (7) Other information deemed necessary by the department.

The application shall be verified and reviewed as designated by the director of the department. Once an application for removal from the registry has been deemed complete and valid, the director shall file a notice of removal from the registry and shall provide a copy to the applicant via regular United States mail to the address provided. Should the director find an applicant does not qualify for removal from the registry, the director shall notify the applicant by regular United States mail to the address provided.

- 2. Any person who unlawfully and knowingly accesses or discloses, or a person authorized to have information in the prescription abuse registry under sections 195.650 to 195.665 who knowingly discloses such information in violation of sections 195.650 to 195.665 or knowingly uses such information in a manner and for a purpose in violation of sections 195.650 to 195.665 is guilty of a class E felony.
- 3. If a person unlawfully and knowingly accesses or discloses, or if a person authorized to have information in the prescription abuse registry under sections 195.650 to 195.665 knowingly discloses such information in violation of sections 195.650 to 195.665 or knowingly uses such information in a manner and for a purpose in violation of sections 195.650 to 195.665, the person whose information was disclosed shall have a cause of action to recover liquidated damages in the amount of two thousand five hundred dollars in addition to compensatory economic and noneconomic damages, attorney's fees, and court costs. If it is determined by a court of competent jurisdiction that such disclosure was done intentionally and maliciously, the person shall be entitled to punitive damages in addition to the damages above."; and

Further amend said bill, Page 16, Section 334.036, Line 65,"; and

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

Speaker Richardson resumed the Chair.

On motion of Representative Barnes (60), **House Amendment No. 1 to House Amendment No. 1** was adopted.

On motion of Representative Frederick, **House Amendment No. 1, as amended**, was adopted by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 137

Adams	Alferman	Anders	Anderson	Andrews
Austin	Bangert	Baringer	Barnes 60	Barnes 28
Basye	Beard	Beck	Bernskoetter	Black
Bondon	Brattin	Brown 27	Brown 57	Burnett

# 1470 Journal of the House

Burns Carpenter Cookson Corlew Davis DeGroot Engler Evans Franklin Franks Jr Gregory Green Hannegan Hansen Hill Houghton Justus Kelley 127 Knight Kolkmeyer Lavender Love McCann Beatty McCreery Meredith 71 Merideth 80 Morgan Morris 140 Neely Pfautsch Plocher Quade Reiboldt Reisch Roden Roeber Rowland 29 Runions Shull 16 Shumake Stacy Stephens 128 **Taylor** Trent Walsh Washington

Mr. Speaker

Chipman Cornejo Dinkins Fitzwater Frederick Grier Harris Houx Kelly 141 Korman Lynch McDaniel Messenger Morse 151 Pierson Jr Razer

Remole

Smith 163

Stevens 46

Unsicker

White

Rone

Ruth

Christofanelli Cross Dogan Fraker Gannon Haahr Helms Hurst Kendrick Lant Marshall McGaugh Miller Mosley Pietzman Redmon Revis Ross Schroer Sommer

Swan

Vescovo

Wiemann

Francis Gray Haefner Henderson Johnson Kidd Lauer Mathews McGee Mitten Muntzel Pike Rehder Roberts Rowland 155 Shaul 113 Spencer Tate Walker 3 Wilson

Conway 104

Curtman

Eggleston

NOES: 002

Wood

Bahr Pogue

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 022

Brown 94 Butler Conway 10 Arthur Berry Curtis Dohrman Ellebracht Fitzpatrick Higdon Lichtenegger Matthiesen May Moon Newman Nichols Peters Phillips Rhoads Smith 85 Walker 74 Wessels

VACANCIES: 001

On motion of Representative Frederick, HCS HB 2105, as amended, was adopted.

On motion of Representative Frederick, **HCS HB 2105**, as amended, was ordered perfected and printed.

**HCS HB 2157**, relating to the state technology modernization fund, was taken up by Representative Bahr.

On motion of Representative Bahr, the title of HCS HB 2157 was agreed to.

**HCS HB 2157** was placed on the Informal Calendar.

## **RE-REFERRAL OF HOUSE BILLS**

The following House Bills were re-referred to the Committee indicated:

HB 1825 - Special Committee on Government Oversight

HB 2617 - Utilities

#### **COMMITTEE REPORTS**

## Committee on Children and Families, Chairman Franklin reporting:

Mr. Speaker: Your Committee on Children and Families, to which was authorized **HCB 12**, relating to the protection of vulnerable persons, begs leave to report it has examined the same and recommends that it **Be Introduced** by the following vote:

Ayes (7): Cookson, Franklin, Gannon, Justus, Neely, Ruth and Stacy

Noes (4): Beck, Moon, Unsicker and Walker (74)

Absent (0)

Read the first time and copies ordered printed.

# Committee on Conservation and Natural Resources, Chairman Anderson reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 2538**, 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): Anderson, Beard, Harris, Houx, Love, Meredith (71), Pierson Jr., Remole and Revis

Noes (0)

Absent (3): Engler, Phillips and Taylor

## 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 1642**, begs leave to report it has examined the same and recommends that it **Do Not Pass** by the following vote:

Ayes (3): Hill, Lauer and Phillips

Noes (6): Baringer, Dogan, Franks Jr., Hannegan, McDaniel, Wessels

Absent (2): Barnes (60) and Rhoads

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 2259**, 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, Dogan, Franks Jr., Hannegan, Hill, Lauer, McDaniel, Phillips and Wessels

Noes (0)

Absent (2): Barnes (60) and Rhoads

# **Committee on Elementary and Secondary Education**, Chairman Swan reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1712**, 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 (7): Anders, Bangert, Basye, Matthiesen, Morgan, Swan and Wood

Noes (0)

Absent (6): Bahr, Barnes (60), Burnett, Dogan, Roeber and Spencer

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1847**, 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 (7): Anders, Bangert, Basye, Matthiesen, Morgan, Swan and Wood

Noes (0)

Absent (6): Bahr, Barnes (60), Burnett, Dogan, Roeber and Spencer

# Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2232**, 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): Anderson, Basye, Evans, Mathews, Roeber, Schroer and Taylor

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

Absent (2): Cornejo and Cross

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2527**, 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): Anderson, Basye, Evans, Mathews, Roeber, Schroer and Taylor

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

Absent (2): Cornejo and Cross

# Committee on Transportation, Chairman Reiboldt reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1444**, 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 (6): Corlew, Hurst, May, Reiboldt, Ruth and Tate

Noes (3): Burns, Korman and Runions

Absent (2): Cornejo and Kolkmeyer

# Committee on Ways and Means, Chairman Curtman reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 2638**, 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): Brown (27), Christofanelli, Cross, Curtman, Eggleston, Ellington, Gray, Kelley (127), Mosley, Schroer and Shull (16)

Noes (1): Roden

Absent (1): Rhoads

## **Committee on Rules - Legislative Oversight**, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HR 4878**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Butler, Curtis, Eggleston, Fitzwater, Haahr, Houx, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (0)

Absent (2): Brown (94) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCR 58**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Butler, Curtis, Eggleston, Fitzwater, Haahr, Houx, Rhoads, Rone, Shull (16) and Shumake

Noes (1): Lavender

Absent (2): Brown (94) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCR 59**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Butler, Curtis, Eggleston, Fitzwater, Haahr, Houx, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (0)

Absent (2): Brown (94) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCR 63**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Butler, Curtis, Eggleston, Fitzwater, Haahr, Houx, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (0)

Absent (2): Brown (94) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCR 64**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Butler, Curtis, Eggleston, Fitzwater, Haahr, Houx, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (0)

Absent (2): Brown (94) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HJR 61**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Butler, Curtis, Eggleston, Fitzwater, Haahr, Houx, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (0)

Absent (2): Brown (94) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1290**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Butler, Curtis, Eggleston, Fitzwater, Haahr, Houx, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (0)

Absent (2): Brown (94) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1378**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Butler, Curtis, Eggleston, Fitzwater, Haahr, Houx, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (0)

Absent (2): Brown (94) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1542**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Butler, Eggleston, Fitzwater, Haahr, Houx, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (1): Curtis

Absent (2): Brown (94) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1865**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Eggleston, Fitzwater, Haahr, Houx, Rhoads, Rone, Shull (16) and Shumake

Noes (3): Butler, Curtis and Lavender

Absent (2): Brown (94) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1915**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Butler, Eggleston, Fitzwater, Haahr, Houx, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (1): Curtis

Absent (2): Brown (94) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1937**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Eggleston, Fitzwater, Haahr, Houx, Rhoads, Rone, Shull (16) and Shumake

Noes (3): Butler, Curtis and Lavender

Absent (2): Brown (94) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2234**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Butler, Curtis, Eggleston, Fitzwater, Haahr, Houx, Lavender, Rhoads, Rone and Shumake

Noes (0)

Absent (3): Brown (94), Shull (16) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2381**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Butler, Curtis, Eggleston, Fitzwater, Haahr, Houx, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (0)

Absent (2): Brown (94) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2407**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Butler, Curtis, Eggleston, Fitzwater, Haahr, Houx, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (0)

Absent (2): Brown (94) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2421**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Butler, Curtis, Eggleston, Fitzwater, Haahr, Houx, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (0)

Absent (2): Brown (94) and Wessels

#### MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 575** entitled:

An act to repeal section 354.603, RSMo, and to enact in lieu thereof one new section relating to the accreditation of managed care plans.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 672** entitled:

An act to repeal sections 210.115 and 475.024, RSMo, and to enact in lieu thereof four new sections relating to guardianships.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 704** entitled:

An act to repeal sections 49.020, 49.060, 50.660, 50.783, 54.140, 56.363, 56.805, 56.807, 56.814, 56.833, 56.840, 65.610, 65.620, 67.617, 70.370, 71.015, 84.510, 88.770, 94.900, 105.030, 115.124, 137.556, 162.441, 227.600, and 304.060, RSMo, and to enact in lieu thereof twenty-seven new sections relating to political subdivisions, with existing penalty provisions.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#2 SCS SB 802** entitled:

An act to repeal section 37.020, RSMo, and to enact in lieu thereof one new section relating to nonprofit organizations.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 846** entitled:

An act to repeal sections 337.020, 337.315, 337.320, 337.507, 337.510, 337.612, 337.618, 337.662, 337.712, and 337.718, RSMo, and to enact in lieu thereof eleven new sections relating to suicide prevention training for health care professionals.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 870** entitled:

An act to repeal sections 99.848, 100.050, 100.059, 135.090, 190.094, 190.100, 190.103, 190.105, 190.131, 190.142, 190.143, 190.165, 190.173, 190.196, 190.246, 191.630, and 353.110, RSMo, and to enact in lieu thereof thirty-four new sections relating to emergency medical services, with existing penalty provisions.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 953** entitled:

An act to repeal sections 195.015 and 195.017, RSMo, and to enact in lieu thereof two new sections relating to schedules of controlled substances.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS SBs 999 & 1000 entitled:

An act to amend chapter 227, RSMo, by adding thereto two new sections relating to the designation of memorial infrastructure.

In which the concurrence of the House is respectfully requested.

## **COMMITTEE APPOINTMENTS**

March 28, 2017

Mr. Adam Crumbliss Chief Clerk Missouri House of Representatives State Capitol, Room 317A Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative David Gregory to the Rules - Legislative Oversight Committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson Speaker of the Missouri House of Representatives 152<sup>nd</sup> District

The following member's presence was noted: Curtis.

## **ADJOURNMENT**

Representative Vescovo moved that the House stand adjourned until 8:30 a.m., Thursday, March 29, 2018, for the administrative order of business and that the House hereby grants leave for committees to meet during the administrative order of business.

Which motion was adopted.

## **COMMITTEE HEARINGS**

## AGRICULTURE POLICY

Thursday, March 29, 2018, 9:30 AM, House Hearing Room 5.

Executive session will be held: HCB 17

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

**CORRECTED** 

#### **BUDGET**

Wednesday, April 4, 2018, upon conclusion of morning session, House Hearing Room 3.

Public hearing will be held: HB 2320, HB 2406, HB 2535, SB 563

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

Hearing time changed.

**CORRECTED** 

## CHILDREN AND FAMILIES

Tuesday, April 3, 2018, 2:00 PM, House Hearing Room 4.

Public hearing will be held: HB 1867, HB 2159, HB 2589, HJR 53

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

Witness testimony will be limited to 3 minutes unless approved by the Chair.

## CHILDREN AND FAMILIES

Tuesday, April 10, 2018, 5:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1867, HB 2159, HB 2589, HJR 53

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

Witness testimony will be limited to 3 minutes unless approved by the Chair.

**CANCELLED** 

## CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, March 29, 2018, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HCB 20, HB 2549, HB 2198, HB 1986

Executive session will be held: HCB 20, HB 2632

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

## ECONOMIC DEVELOPMENT

Thursday, March 29, 2018, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HCB 18 Executive session will be held: HCB 18

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

## ECONOMIC DEVELOPMENT

Tuesday, April 3, 2018, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1466

Executive session will be held: HCR 77, HB 1438, SCS SB 629

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

## FISCAL REVIEW

Thursday, March 29, 2018, 9:00 AM, House Hearing Room 6.

Executive session will be held: HCS HB 2339

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

#### JOINT COMMITTEE ON CHILD ABUSE AND NEGLECT

Thursday, March 29, 2018, 8:30 AM, SCR 2.

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

Presentation, questions and answers by Tim Decker, Director of Children's Division.

#### **JUDICIARY**

Thursday, March 29, 2018, 12:00 PM or upon adjournment (whichever is later), South Gallery.

Executive session will be held: HB 1725, HB 2223, HB 2410, HB 2459

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

#### LOCAL GOVERNMENT

Thursday, March 29, 2018, 1:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Executive session will be held: HCB 23

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

## SPECIAL COMMITTEE ON HOMELAND SECURITY

Thursday, March 29, 2018, 8:00 AM, House Hearing Room 4.

Public hearing will be held: SS SCS SB 586

Executive session will be held: HB 2567

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

Testimony pertaining to homeland security. Pursuant to Article III, Section 18 of the Missouri Constitution, and 610.021 (10), (19), (20) and (21), RSMo, portions of the meeting may be closed.

## SPECIAL INVESTIGATIVE COMMITTEE ON OVERSIGHT

Thursday, March 29, 2018, 8:00 AM, Room B22, 201 West Capitol Avenue, Jefferson City, MO. Executive session may be held on any matter referred to the committee.

This is a closed meeting pursuant to HR 5565 and Article III, Section 18 of the Missouri Constitution.

#### SUBCOMMITTEE ON PORTS

Wednesday, April 4, 2018, 8:00 AM, House Hearing Room 5.

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

Discussion on changes to the forms for AIM Zones.

#### **HOUSE CALENDAR**

FORTY-SIXTH DAY, THURSDAY, MARCH 29, 2018

## HOUSE COMMITTEE BILLS FOR SECOND READING

HCB 12 - Franklin

## HOUSE BILLS FOR PERFECTION - REVISION

HRB 1 - Shaul (113)

## HOUSE BILLS FOR PERFECTION

HB 1296 - Kelley (127)

HCS HB 2255 - Korman

HB 1499 - Dogan

HB 2231 - Ross

HB 1419 - Haefner

HB 1275 - Kendrick

HB 1629 - Evans

HB 1252 - Plocher

HCS HB 1261 - Schroer

HB 2286 - Kelly (141)

HCS HB 1264 - Schroer

HCS HB 1457 - Lauer

HB 2360 - Redmon

HB 1715 - Phillips

HB 1470 - Kelley (127)

HCS HB 1491 - Kelley (127)

HB 1767 - Arthur

HB 1966 - Cornejo

HB 2117 - Pfautsch

HB 2139 - Morris (140)

HB 2336 - Tate

HB 1846 - Cornejo

HCS HB 1591 - Wood

HB 1249 - Plocher

HCS HB 2119 - Mathews

HCS HB 1611 - Trent

HCS HB 2140 - Haefner

HB 1485 - Brown (57)

## **HOUSE BILLS FOR PERFECTION - INFORMAL**

HB 2179 - Richardson

HB 1795 - Bernskoetter

HCS HB 2157 - Bahr

## HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 69 - Davis

HCR 73 - Justus

HCR 70 - Franks Jr.

## HOUSE BILLS FOR THIRD READING - APPROPRIATIONS

HCS HB 2001 - Fitzpatrick

HCS HB 2002 - Fitzpatrick

HCS HB 2003 - Fitzpatrick

HCS HB 2004 - Fitzpatrick

HCS HB 2005 - Fitzpatrick

HCS HB 2006 - Fitzpatrick

TICS TID 2000 The puttles

HCS HB 2007 - Fitzpatrick

HCS HB 2008 - Fitzpatrick

HCS HB 2009 - Fitzpatrick

## 1482 Journal of the House

HCS HB 2010 - Fitzpatrick

HCS HB 2011 - Fitzpatrick

HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

# HOUSE BILLS FOR THIRD READING

HCS HB 2031 - Sommer

HB 1369 - Sommer

HCS HB 2339, (Fiscal Review 3/27/18) - Lynch

HB 1266 - Lichtenegger

### HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 1486 - Kelly (141)

## HOUSE BILLS FOR THIRD READING - CONSENT

HB 2101 - Beard

HB 2192 - Redmon

HB 2221 - Franklin

## SENATE BILLS FOR SECOND READING

SB 575

SCS SB 672

SS SB 704

SS#2 SCS SB 802

**SCS SB 846** 

SS SB 870

SCS SB 953

SCS SBs 999 & 1000

## **BILLS CARRYING REQUEST MESSAGES**

SS SCS HB 1291, as amended (request Senate recede/grant conference) - Henderson

## **HOUSE RESOLUTIONS**

HCS HR 5213 - Ross

# **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

1484 Journal of the House

(This page intentionally left blank)