JOURNAL OF THE HOUSE

Second Regular Session, 99th GENERAL ASSEMBLY

FIFTY-FIRST DAY, MONDAY, APRIL 9, 2018

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Representative Rick Brattin.

Our good and gracious Heavenly Father, we come before You today humbly seeking after Your guidance and Your unchanging truth to call all in the chamber to live out a life of faith, holiness, and righteousness in accordance with Your holy word, not giving lip service to faith but living out our faith in action.

As John, the apostle of love, wrote in 1 John 2:3-4: *Now by this we know that we know Him, if we keep His commandments. He who says, "I know Him," and does not keep His commandments, is a liar, and the truth is not in him.*

We are indeed a state and a people in whom "God we trust," a people in full submission to Your authority and to Your moral absolutes. Help each person here to be bold and courageous and to do what is right according to God regardless the cost!

In Your son Jesus Christ's name we pray.

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: Jordyn Cassaday and Camden Cassaday.

The Journal of the fiftieth day was approved as printed by the following vote:

AYES: 143

Adams Alferman Anders Anderson	Andrews
Arthur Austin Bahr Bangert	Baringer
Barnes 60 Barnes 28 Basye Beard	Beck
Bernskoetter Berry Bondon Brattin	Brown 27
Brown 57 Burnett Burns Butler	Carpenter
Chipman Christofanelli Conway 104 Cookson	Corlew
Cornejo 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	Hill

Houghton Houx Hurst Johnson Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Korman Lant Lauer Lavender Lynch Marshall Mathews Matthiesen McCann Beatty McCreery McDaniel McGaugh Meredith 71 Merideth 80 Miller Mitten Moon Messenger Morgan Morse 151 Mosley Muntzel Neely Phillips Nichols Peters Pfautsch Pierson Jr Pietzman Pike Plocher Pogue Quade Redmon Reiboldt Reisch Remole Razer Revis Rhoads Roberts Roden Rone Rowland 155 Runions Schroer Ruth Ross Shull 16 Smith 163 Shaul 113 Shumake Sommer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Vescovo Walker 3 Walsh Wessels White Walker 74 Wiemann Wilson Wood Mr. Speaker

NOES: 001

Ellington

PRESENT: 001

Lichtenegger

ABSENT WITH LEAVE: 016

BlackConway 10CrossCurtisCurtmanGreenMayMcGeeMorris 140NewmanRehderRoeberRowland 29Smith 85Spencer

Washington

VACANCIES: 002

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 1275**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Conway (104), Haefner, Morgan, Smith (163), Unsicker, Wessels, Wiemann and Wood

Noes (0)

Absent (6): Alferman, Anderson, Fraker, Morris (140), Rowland (29) and Swan

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 1419**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Conway (104), Haefner, Morgan, Smith (163), Unsicker, Wessels, Wiemann and Wood

Noes (0)

Absent (6): Alferman, Anderson, Fraker, Morris (140), Rowland (29) and Swan

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 2255**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Conway (104), Haefner, Morgan, Smith (163), Wessels, Wiemann and Wood

Noes (1): Unsicker

Absent (6): Alferman, Anderson, Fraker, Morris (140), Rowland (29) and Swan

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS SB 592**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Conway (104), Haefner, Morgan, Smith (163), Unsicker, Wessels, Wiemann and Wood

Noes (0)

Absent (6): Alferman, Anderson, Fraker, Morris (140), Rowland (29) and Swan

THIRD READING OF HOUSE BILLS - INFORMAL

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

On motion of Representative Stephens (128), **HCS HBs 2337 & 2272** was read the third time and passed by the following vote:

AYES: 121

Adams	Alferman	Anders	Andrews	Arthur
Austin	Bangert	Baringer	Barnes 28	Basye
Beard	Beck	Bernskoetter	Black	Bondon
Brown 27	Brown 57	Burnett	Burns	Butler
Carpenter	Conway 10	Conway 104	Cookson	Corlew
Cornejo	Curtis	Davis	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Ellebracht	Engler
Evans	Fitzwater	Fraker	Francis	Franklin
Frederick	Gannon	Gregory	Haahr	Haefner
Hansen	Harris	Helms	Henderson	Higdon
Houghton	Houx	Justus	Kelley 127	Kendrick
Knight	Kolkmeyer	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Morgan	Morse 151	Mosley	Muntzel	Neely
Nichols	Pfautsch	Phillips	Pierson Jr	Pike
Plocher	Quade	Razer	Redmon	Reiboldt
Reisch	Remole	Revis	Rhoads	Roberts
Roden	Roeber	Rone	Rowland 155	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Sommer	Spencer	Stephens 128	Stevens 46	Swan

Tate Unsicker Vescovo Walker 3 Walker 74
Walsh Washington Wessels White Wiemann
Wood

NOES: 029

Anderson Bahr Berry Brattin Chipman Curtman Ellington Fitzpatrick Christofanelli Grier Hannegan Hill Hurst Johnson Kelly 141 Kidd Marshall McDaniel McGaugh Moon Rehder Smith 163 Pietzman Pogue Ross Wilson Stacy Taylor Trent

PRESENT: 001

Franks Jr

ABSENT WITH LEAVE: 010

Barnes 60CrossGrayGreenMorris 140NewmanPetersRowland 29Smith 85Mr. Speaker

VACANCIES: 002

Speaker Pro Tem Haahr declared the bill passed.

THIRD READING OF HOUSE BILLS

HB 1296, relating to victim impact programs for driving while intoxicated offenders, was taken up by Representative Kelley (127).

On motion of Representative Kelley (127), **HB 1296** was read the third time and passed by the following vote:

AYES: 145

Adams Alferman Anders Anderson Andrews Arthur Austin Bahr Bangert Baringer Beard Bernskoetter Barnes 28 Basye Beck Berry Black Bondon Brattin Brown 27 Brown 57 Burnett Burns Butler Chipman Conway 104 Christofanelli Conway 10 Cookson Corlew Cornejo Curtis Curtman Davis DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Fitzwater Fraker Engler Evans Fitzpatrick Franklin Franks Jr Frederick Francis Gregory Haahr Haefner Hansen Grier Hannegan Hill Harris Helms Henderson Higdon Houghton Houx Johnson Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Korman Lant Lauer Lavender Lichtenegger Love Lynch Marshall Mathews Matthiesen May McCann Beatty McCreery McDaniel McGaugh McGee Meredith 71 Merideth 80 Messenger Miller Mitten Morgan Morse 151 Muntzel Mosley

Neely Nichols Pfautsch Phillips Pierson Jr Pietzman Pike Plocher Quade Razer Redmon Rehder Reiboldt Reisch Remole Revis Rhoads Roberts Roden Roeber Rowland 155 Ruth Rone Ross Runions Shaul 113 Shull 16 Shumake Smith 163 Schroer Stephens 128 Stevens 46 Sommer Spencer Stacy Taylor Trent Unsicker Swan Tate Vescovo Walker 3 Walker 74 Walsh Washington Wessels White Wiemann Wilson Wood

NOES: 003

Hurst Moon Pogue

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 012

Barnes 60 Carpenter Cross Gannon Gray
Green Morris 140 Newman Peters Rowland 29

Smith 85 Mr. Speaker

VACANCIES: 002

Speaker Pro Tem Haahr declared the bill passed.

HCS HB 2255, relating to the science, technology, engineering and mathematics (STEM) initiative, was taken up by Representative Korman.

On motion of Representative Korman, **HCS HB 2255** was read the third time and passed by the following vote:

AYES: 139

Adams Anders Anderson Andrews Arthur Austin Bahr Bangert Baringer Barnes 28 Basye Beard Beck Bernskoetter Berry Black Bondon Brattin Brown 27 Burns Butler Carpenter Chipman Christofanelli Conway 10 Conway 104 Cookson Corlew Curtis Curtman Davis DeGroot Dinkins Dogan Dohrman Ellebracht Evans Eggleston Ellington Engler Fitzpatrick Fitzwater Francis Franklin Franks Jr Haahr Frederick Grier Gannon Gregory Haefner Harris Helms Hannegan Hansen Henderson Higdon Hill Houghton Houx Johnson Justus Kelley 127 Kendrick Kidd Korman Knight Kolkmeyer Lant Lauer Love Mathews Lavender Lichtenegger Lynch Matthiesen McCann Beatty McDaniel May McCreery Meredith 71 Merideth 80 McGaugh McGee Messenger Miller Mitten Morgan Morris 140 Morse 151

Mosley	Muntzel	Neely	Nichols	Pfautsch
Wosicy	Muntzer	recty	richois	Tautsen
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Revis	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	Walker 74	Walsh	Wessels
White	Wiemann	Wilson	Wood	

NOES: 008

Burnett Hurst Marshall Moon Pogue Quade Unsicker Washington

PRESENT: 000

ABSENT WITH LEAVE: 014

Alferman Barnes 60 Brown 57 Cornejo Cross
Fraker Gray Green Kelly 141 Newman

Peters Rowland 29 Smith 85 Mr. Speaker

VACANCIES: 002

Speaker Pro Tem Haahr declared the bill passed.

HB 1499, relating to long-acting reversible contraceptives, was taken up by Representative Dogan.

On motion of Representative Dogan, **HB 1499** was read the third time and passed by the following vote:

AYES: 133

Anders Anderson Andrews Arthur Adams Austin Bangert Baringer Barnes 28 Basye Beard Beck Bernskoetter Berry Black Bondon Brattin Brown 27 Burnett Burns Conway 10 Butler Carpenter Chipman Christofanelli Conway 104 Cookson Corlew Curtis Davis Dinkins Dogan Dohrman Eggleston Ellebracht Ellington Engler Evans Fitzpatrick Fitzwater Franklin Franks Jr Frederick Francis Gannon Gregory Grier Haahr Haefner Hannegan Harris Helms Henderson Houghton Hansen Hurst Johnson Kelly 141 Houx Justus Kendrick Kidd Knight Kolkmeyer Korman Lichtenegger Lant Lavender Love Lauer Mathews Matthiesen Lynch May McCreery McGee Meredith 71 Merideth 80 McGaugh Messenger Morris 140 Miller Moon Mitten Morgan Nichols Muntzel Neely Morse 151 Mosley Pfautsch Phillips Pierson Jr Pietzman Pike Plocher Quade Razer Redmon Rehder

Reiboldt	Reisch	Remole	Revis	Rhoads
Roberts	Roeber	Rone	Ross	Rowland 155
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Walker 3	Walker 74	Walsh	Washington
Wessels	Wiemann	Wood		

NOES: 010

BahrBrown 57CurtmanHigdonHillMarshallMcDanielPogueStacyWilson

PRESENT: 000

ABSENT WITH LEAVE: 018

Alferman	Barnes 60	Cornejo	Cross	DeGroot
Fraker	Gray	Green	Kelley 127	McCann Beatty
Newman	Peters	Roden	Rowland 29	Smith 85

Vescovo White Mr. Speaker

VACANCIES: 002

Speaker Pro Tem Haahr declared the bill passed.

HB 2231, relating to land surveyors, was taken up by Representative Ross.

On motion of Representative Ross, ${\bf HB~2231}$ was read the third time and passed by the following vote:

AYES: 147

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

Wood

Reisch Remole Revis Rhoads Roberts Roden Roeber Rone Ross Rowland 155 Runions Ruth Schroer Shaul 113 Shull 16 Shumake Smith 163 Sommer Spencer Stacy Stephens 128 Stevens 46 Tate Taylor Swan Trent Unsicker Vescovo Walker 3 Walker 74 Washington White Walsh Wessels Wiemann

NOES: 002

Wilson

Burnett Higdon

PRESENT: 000

ABSENT WITH LEAVE: 012

 Chipman
 Cookson
 Cross
 Gray
 Green

 McCann Beatty
 Mitten
 Newman
 Peters
 Rowland 29

Smith 85 Mr. Speaker

VACANCIES: 002

Speaker Pro Tem Haahr declared the bill passed.

HB 1419, relating to occupations and professions, was taken up by Representative Haefner.

On motion of Representative Haefner, **HB 1419** was read the third time and passed by the following vote:

AYES: 141

Alferman Anders Andrews Adams Anderson Bahr Arthur Austin Bangert Baringer Beck Bernskoetter Barnes 28 Basye Beard Berry Black Bondon Brattin Brown 27 Brown 57 Burnett Burns Butler Carpenter Chipman Christofanelli Conway 10 Conway 104 Cookson Corlew Cornejo Curtis Curtman Davis DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Ellington Evans Fitzpatrick Fitzwater Fraker Francis Franklin Franks Jr Frederick Gannon Gregory Grier Haahr Haefner Henderson Hill Hannegan Hansen Harris Houghton Houx Hurst Johnson Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Lavender Kolkmeyer Korman Lant Lauer Lichtenegger Love Lynch Mathews Matthiesen McCann Beatty McCreery McGaugh McGee May Merideth 80 Miller Mitten Meredith 71 Messenger Morris 140 Morse 151 Muntzel Morgan Mosley Nichols Pfautsch Phillips Pierson Jr Pietzman Pike Plocher Redmon Quade Razer Rehder Reiboldt Reisch Remole Revis Rhoads Roberts Rone Ross Rowland 155 Runions Ruth Schroer Shull 16 Shumake Smith 163 Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Vescovo Walker 3 Walker 74 Walsh Wiemann Wilson Wood Washington Wessels Mr. Speaker

NOES: 004

Marshall McDaniel Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 016

Barnes 60CrossEnglerGrayGreenHelmsHigdonNeelyNewmanPetersRodenRoeberRowland 29Shaul 113Smith 85

White

VACANCIES: 002

Speaker Pro Tem Haahr declared the bill passed.

HB 1275, relating to the establishment of a work-study program, was taken up by Representative Kendrick.

On motion of Representative Kendrick, **HB 1275** was read the third time and passed by the following vote:

AYES: 145

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

Ross Rowland 155 Runions Ruth Schroer Shaul 113 Shull 16 Shumake Smith 163 Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Vescovo Walker 74 Walsh Walker 3 Washington Wessels White Wiemann Wilson Wood Mr. Speaker

NOES: 007

Chipman Curtis Hurst Marshall McDaniel

Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 009

Berry Brattin Cross Gray Higdon

Newman Peters Rowland 29 Smith 85

VACANCIES: 002

Speaker Pro Tem Haahr declared the bill passed.

HB 1629, relating to the licensure of psychologists, was taken up by Representative Evans.

On motion of Representative Evans, **HB 1629** was read the third time and passed by the following vote:

AYES: 143

Adams Alferman Anders Anderson Andrews Arthur Austin Bahr Bangert Baringer Barnes 28 Beard Beck Bernskoetter Basye Black Bondon Brattin Brown 27 Burnett Christofanelli Butler Conway 10 Burns Carpenter Conway 104 Corlew Curtis Cornejo Curtman Davis DeGroot Dinkins Dogan Dohrman Eggleston Ellebracht Ellington Engler Evans Fitzpatrick Fitzwater Fraker Francis Franklin Franks Jr Frederick Gannon Green Gregory Grier Haahr Haefner Hannegan Hansen Harris Helms Henderson Hill Houghton Houx Hurst Johnson Kelley 127 Kelly 141 Kidd Kendrick Knight Kolkmeyer Korman Lichtenegger Lauer Lavender Love Lant Matthiesen Lynch Mathews May McCann Beatty McGee Meredith 71 McCreery McGaugh Merideth 80 Messenger Miller Mitten Moon Morgan Morris 140 Morse 151 Muntzel Mosley Neely Nichols Pfautsch Phillips Pierson Jr Pietzman Pike Plocher Redmon Quade Razer Rehder Reiboldt Revis Reisch Remole Ross Rhoads Roberts Roeber Rone Rowland 155 Runions Ruth Schroer Shaul 113 Shull 16 Shumake Smith 163 Sommer Spencer

Stephens 128 Stacy Stevens 46 Swan Tate Walker 3 Taylor Trent Unsicker Vescovo Walker 74 Walsh Washington Wessels White Wiemann Wilson Wood

NOES: 003

Marshall McDaniel Pogue

PRESENT: 000

ABSENT WITH LEAVE: 015

Barnes 60BerryBrown 57ChipmanCooksonCrossGrayHigdonJustusNewmanPetersRodenRowland 29Smith 85Mr. Speaker

VACANCIES: 002

Speaker Pro Tem Haahr declared the bill passed.

HB 1252, relating to low-dose mammography screening, was taken up by Representative Plocher.

On motion of Representative Plocher, **HB 1252** was read the third time and passed by the following vote:

AYES: 145

Adams Alferman Anders Andrews Anderson Bahr Arthur Austin Baringer Bangert Beck Bernskoetter Barnes 28 Basye Beard Black Bondon Brattin Brown 27 Brown 57 Butler Christofanelli Burnett Burns Carpenter Conway 104 Conway 10 Corlew Curtis Curtman Dogan Davis DeGroot Dinkins Dohrman Eggleston Ellebracht Ellington Engler Evans Fitzpatrick Fitzwater Fraker Francis Franklin Frederick Gannon Green Gregory Grier Haahr Haefner Hannegan Hansen Harris Helms Henderson Hill Houghton Houx Kelley 127 Hurst Johnson Justus Kelly 141 Kendrick Kidd Knight Kolkmeyer Korman Lant Lauer Lavender Lichtenegger Matthiesen Lynch Mathews May McCann Beatty McCreery McDaniel McGaugh McGee Meredith 71 Merideth 80 Miller Mitten Moon Messenger Morris 140 Morse 151 Morgan Mosley Muntzel Nichols Neely Pfautsch Phillips Pierson Jr Pietzman Pike Plocher Quade Razer Rehder Reiboldt Reisch Remole Redmon Revis Rhoads Roberts Roden Roeber Rowland 155 Runions Ruth Rone Ross Shaul 113 Shull 16 Smith 163 Schroer Shumake Sommer Spencer Stacy Stephens 128 Stevens 46

SwanTateTaylorTrentUnsickerVescovoWalker 3Walker 74WalshWashingtonWesselsWhiteWiemannWilsonWood

NOES: 002

Marshall Pogue

PRESENT: 000

ABSENT WITH LEAVE: 014

Barnes 60 Berry Chipman Cookson Cornejo Cross Franks Jr Gray Higdon Newman

Peters Rowland 29 Smith 85 Mr. Speaker

VACANCIES: 002

Speaker Pro Tem Haahr declared the bill passed.

HB 2562, relating to treatment courts, was taken up by Representative Austin.

On motion of Representative Austin, **HB 2562** was read the third time and passed by the following vote:

AYES: 149

Alferman Anders Anderson Andrews Adams Arthur Austin Bahr Bangert Baringer Barnes 60 Barnes 28 Beard Beck Basye Bernskoetter Black Bondon Brattin Brown 27 Brown 57 Burnett Burns Butler Carpenter Christofanelli Conway 104 Corlew Chipman Conway 10 Cornejo Curtis Curtman Davis DeGroot Dohrman Ellebracht Dinkins Dogan Eggleston Ellington Engler Fitzpatrick Fitzwater Evans Fraker Francis Franklin Franks Jr Frederick Gannon Green Gregory Grier Haahr Haefner Hannegan Hansen Harris Helms Houghton Henderson Hill Houx Hurst Johnson Justus Kelley 127 Kelly 141 Kendrick Kidd Knight Kolkmeyer Korman Lant Lauer Lavender Lichtenegger Love Lynch Mathews Marshall Matthiesen May McCann Beatty McCreery McDaniel McGaugh McGee Meredith 71 Miller Moon Merideth 80 Messenger Mitten Morgan Morris 140 Morse 151 Muntzel Mosley Neely Nichols Pfautsch Phillips Pierson Jr Pietzman Pike Plocher Quade Razer Redmon Rehder Reiboldt Remole Revis Roberts Roden Ross Rhoads Roeber Ruth Rowland 155 Runions Schroer Shaul 113 Shull 16 Shumake Smith 163 Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Vescovo Walker 3 Walker 74 Walsh Washington Wessels White Wiemann Wilson Wood Mr. Speaker

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 011

Berry Cookson Cross Gray Higdon
Newman Peters Reisch Rone Rowland 29

Smith 85

VACANCIES: 002

Speaker Pro Tem Haahr declared the bill passed.

HCS HB 1261 and HCS HB 2540 were placed on the Informal Calendar.

Speaker Richardson assumed the Chair.

PERFECTION OF HOUSE BILLS - INFORMAL

HB 2286, relating to local log trucks, was taken up by Representative Kelly (141).

On motion of Representative Kelly (141), the title of **HB 2286** was agreed to.

Representative Baringer offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 2286, Page 9, Section 301.010, Line 297, by inserting immediately after said section and line the following:

- "301.140. 1. Upon the transfer of ownership of any motor vehicle or trailer, the certificate of registration and the right to use the number plates shall expire and the number plates shall be removed by the owner at the time of the transfer of possession, and it shall be unlawful for any person other than the person to whom such number plates were originally issued to have the same in his or her possession whether in use or not, unless such possession is solely for charitable purposes; except that the buyer of a motor vehicle or trailer who trades in a motor vehicle or trailer may attach the license plates from the traded-in motor vehicle or trailer to the newly purchased motor vehicle or trailer. The operation of a motor vehicle with such transferred plates shall be lawful for no more than thirty days, or no more than ninety days if the dealer is selling the motor vehicle under the provisions of section 301.213. As used in this subsection, the term "trade-in motor vehicle or trailer" shall include any single motor vehicle or trailer sold by the buyer of the newly purchased vehicle or trailer, as long as the license plates for the trade-in motor vehicle or trailer are still valid.
- 2. In the case of a transfer of ownership the original owner may register another motor vehicle under the same number, upon the payment of a fee of two dollars, if the motor vehicle is of horsepower, gross weight or (in the case of a passenger-carrying commercial motor vehicle) seating capacity, not in excess of that originally registered. When such motor vehicle is of greater horsepower, gross weight or (in the case of a passenger-carrying commercial motor vehicle) seating capacity, for which a greater fee is prescribed, applicant shall pay a transfer fee of two dollars and a pro rata portion for the difference in fees. When such vehicle is of less horsepower, gross weight or (in case of a passenger-carrying commercial motor vehicle) seating capacity, for which a lesser fee is prescribed, applicant shall not be entitled to a refund.

- 3. License plates may be transferred from a motor vehicle which will no longer be operated to a newly purchased motor vehicle by the owner of such vehicles. The owner shall pay a transfer fee of two dollars if the newly purchased vehicle is of horsepower, gross weight or (in the case of a passenger-carrying commercial motor vehicle) seating capacity, not in excess of that of the vehicle which will no longer be operated. When the newly purchased motor vehicle is of greater horsepower, gross weight or (in the case of a passenger-carrying commercial motor vehicle) seating capacity, for which a greater fee is prescribed, the applicant shall pay a transfer fee of two dollars and a pro rata portion of the difference in fees. When the newly purchased vehicle is of less horsepower, gross weight or (in the case of a passenger-carrying commercial motor vehicle) seating capacity, for which a lesser fee is prescribed, the applicant shall not be entitled to a refund.
- 4. The director of the department of revenue shall have authority to produce or allow others to produce a weather resistant, nontearing temporary permit authorizing the operation of a motor vehicle or trailer by a buyer for not more than thirty days, or no more than ninety days if issued by a dealer selling the motor vehicle under the provisions of section 301.213, from the date of purchase. The temporary permit authorized under this section may be purchased by the purchaser of a motor vehicle or trailer from the central office of the department of revenue or from an authorized agent of the department of revenue upon proof of purchase of a motor vehicle or trailer for which the buyer has no registration plate available for transfer and upon proof of financial responsibility, or from a motor vehicle dealer upon purchase of a motor vehicle or trailer for which the buyer has no registration plate available for transfer, or from a motor vehicle dealer upon purchase of a motor vehicle or trailer for which the buyer has registered and is awaiting receipt of registration plates. The director of the department of revenue or a producer authorized by the director of the department of revenue may make temporary permits available to registered dealers in this state, authorized agents of the department of revenue or the department of revenue. The price paid by a motor vehicle dealer, an authorized agent of the department of revenue or the department of revenue for a temporary permit shall not exceed five dollars for each permit. The director of the department of revenue shall direct motor vehicle dealers and authorized agents to obtain temporary permits from an authorized producer. Amounts received by the director of the department of revenue for temporary permits shall constitute state revenue; however, amounts received by an authorized producer other than the director of the department of revenue shall not constitute state revenue and any amounts received by motor vehicle dealers or authorized agents for temporary permits purchased from a producer other than the director of the department of revenue shall not constitute state revenue. In no event shall revenues from the general revenue fund or any other state fund be utilized to compensate motor vehicle dealers or other producers for their role in producing temporary permits as authorized under this section. Amounts that do not constitute state revenue under this section shall also not constitute fees for registration or certificates of title to be collected by the director of the department of revenue under section 301.190. No motor vehicle dealer, authorized agent or the department of revenue shall charge more than five dollars for each permit issued. The permit shall be valid for a period of thirty days, or no more than ninety days if issued by a dealer selling the motor vehicle under the provisions of section 301.213, from the date of purchase of a motor vehicle or trailer, or from the date of sale of the motor vehicle or trailer by a motor vehicle dealer for which the purchaser obtains a permit as set out above. No permit shall be issued for a vehicle under this section unless the buyer shows proof of financial responsibility. Each temporary permit issued shall be securely fastened to the back or rear of the motor vehicle in a manner and place on the motor vehicle consistent with registration plates so that all parts and qualities of the temporary permit thereof shall be plainly and clearly visible, reasonably clean and are not impaired in any way.
- 5. The permit shall be issued on a form prescribed by the director of the department of revenue and issued only for the applicant's temporary operation of the motor vehicle or trailer purchased to enable the applicant to temporarily operate the motor vehicle while proper title and registration plates are being obtained, or while awaiting receipt of registration plates, and shall be displayed on no other motor vehicle. Temporary permits issued pursuant to this section shall not be transferable or renewable, [and] shall not be valid upon issuance of proper registration plates for the motor vehicle or trailer, and shall be returned to the department or to the department's agent upon the issuance of such proper registration plates. Any temporary permit returned to the department or to the department's agent shall be immediately destroyed. The provisions of this subsection shall not apply to temporary permits issued for commercial motor vehicles licensed in excess of twenty-four thousand pounds gross weight. The director of the department of revenue shall determine the size, material, design, numbering configuration, construction, and color of the permit. The director of the department of revenue, at his or her discretion, shall have the authority to reissue, and thereby extend the use of, a temporary permit previously and legally issued for a motor vehicle or trailer while proper title and registration are being obtained.
- 6. Every motor vehicle dealer that issues temporary permits shall keep, for inspection by proper officers, an accurate record of each permit issued by recording the permit number, the motor vehicle dealer's number, buyer's name and address, the motor vehicle's year, make, and manufacturer's vehicle identification number, and the permit's

date of issuance and expiration date. Upon the issuance of a temporary permit by either the central office of the department of revenue, a motor vehicle dealer or an authorized agent of the department of revenue, the director of the department of revenue shall make the information associated with the issued temporary permit immediately available to the law enforcement community of the state of Missouri.

- 7. Upon the transfer of ownership of any currently registered motor vehicle wherein the owner cannot transfer the license plates due to a change of motor vehicle category, the owner may surrender the license plates issued to the motor vehicle and receive credit for any unused portion of the original registration fee against the registration fee of another motor vehicle. Such credit shall be granted based upon the date the license plates are surrendered. No refunds shall be made on the unused portion of any license plates surrendered for such credit.
 - 8. The provisions of subsections 4, 5, and 6 of this section shall expire July 1, 2019.
- 9. An additional temporary license plate produced in a manner and of materials determined by the director to be the most cost-effective means of production with a configuration that matches an existing or newly issued plate may be purchased by a motor vehicle owner to be placed in the interior of the vehicle's rear window such that the driver's view out of the rear window is not obstructed and the plate configuration is clearly visible from the outside of the vehicle to serve as the visible plate when a bicycle rack or other item obstructs the view of the actual plate. Such temporary plate is only authorized for use when the matching actual plate is affixed to the vehicle in the manner prescribed in subsection 5 of section 301.130. The fee charged for the temporary plate shall be equal to the fee charged for a temporary permit issued under subsection 4 of this section. Replacement temporary plates authorized in this subsection may be issued as needed upon the payment of a fee equal to the fee charged for a temporary permit under subsection 4 of this section. The newly produced third plate may only be used on the vehicle with the matching plate, and the additional plate shall be clearly recognizable as a third plate and only used for the purpose specified in this subsection.
- 10. Notwithstanding the provisions of section 301.217, the director may issue a temporary permit to an individual who possesses a salvage motor vehicle which requires an inspection under subsection 9 of section 301.190. The operation of a salvage motor vehicle for which the permit has been issued shall be limited to the most direct route from the residence, maintenance, or storage facility of the individual in possession of such motor vehicle to the nearest authorized inspection facility and return to the originating location. Notwithstanding any other requirements for the issuance of a temporary permit under this section, an individual obtaining a temporary permit for the purpose of operating a motor vehicle to and from an examination facility as prescribed in this subsection shall also purchase the required motor vehicle examination form which is required to be completed for an examination under subsection 9 of section 301.190 and provide satisfactory evidence that such vehicle has passed a motor vehicle safety inspection for such vehicle as required in section 307.350.
- 11. The director of the department of revenue may promulgate all necessary rules and regulations for the administration of this section. 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, 2012, shall be invalid and void.
- 12. The repeal and reenactment of this section shall become effective on the date the department of revenue or a producer authorized by the director of the department of revenue begins producing temporary permits described in subsection 4 of such section, or on July 1, 2013, whichever occurs first. If the director of revenue or a producer authorized by the director of the department of revenue begins producing temporary permits prior to July 1, 2013, the director of the department of revenue shall notify the revisor of statutes of such fact."; and

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

Representative Ross assumed the Chair.

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

On motion of Representative Kelly (141), **HB 2286**, as amended, was ordered perfected and printed.

HB 2360, relating to the public safety officer or employee survivor grant program, was taken up by Representative Redmon.

On motion of Representative Redmon, the title of **HB 2360**, relating to public safety officer or employee survivor benefits, was agreed to.

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

House Amendment No. 1

AMEND House Bill No. 2360, Page 4, Section 173.260, Line 103, by inserting after all of said line the following:

- "287.243. 1. This section shall be known and may be cited as the "Line of Duty Compensation Act".
- 2. As used in this section, unless otherwise provided, the following words shall mean:
- (1) "Air ambulance pilot", a person certified as an air ambulance pilot in accordance with sections 190.001 to 190.245 and corresponding regulations applicable to air ambulances adopted by the department of health and senior services [, division of regulation and licensure, 19 CSR 30 40.005, et seq.];
- (2) "Air ambulance registered professional nurse", a person licensed as a registered professional nurse in accordance with sections 335.011 to 335.096 and corresponding regulations adopted by the state board of nursing, 20 CSR 2200-4, et seq., who provides registered professional nursing services as a flight nurse in conjunction with an air ambulance program that is certified in accordance with sections 190.001 to 190.245 and the corresponding regulations applicable to such programs;
- (3) "Air ambulance registered respiratory therapist", a person licensed as a registered respiratory therapist in accordance with sections 334.800 to 334.930 and corresponding regulations adopted by the state board for respiratory care, who provides respiratory therapy services in conjunction with an air ambulance program that is certified in accordance with sections 190.001 to 190.245 and corresponding regulations applicable to such programs;
- [(3)] (4) "Child", any natural, illegitimate, adopted, or posthumous child or stepchild of a deceased [law-enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter] public safety officer who, at the time of the [law enforcement officer's, emergency medical technician's, air ambulance pilot's, air ambulance registered professional nurse's, or firefighter's] public safety officer's fatality is:
 - (a) Eighteen years of age or under;
 - (b) Over eighteen years of age and a student, as defined in 5 U.S.C. Section 8101; or
 - (c) Over eighteen years of age and incapable of self-support because of physical or mental disability;
- [(4)] (5) "Emergency medical technician", a person licensed in emergency medical care in accordance with standards prescribed by sections 190.001 to 190.245 and by rules adopted by the department of health and senior services under sections 190.001 to 190.245;
- [(5)] (6) "Firefighter", any person, including a volunteer firefighter, employed by the state or a local governmental entity as an employer defined under subsection 1 of section 287.030, or otherwise serving as a member or officer of a fire department either for the purpose of the prevention or control of fire or the underwater recovery of drowning victims;
- (7) "Flight crew member", an individual engaged in flight responsibilities with an air ambulance licensed in accordance with sections 190.001 to 190.245 and corresponding regulations applicable to such programs;
 - [(6)] (8) "Killed in the line of duty", when any person defined in this section loses his or her life when:
 - (a) Death is caused by an accident or the willful act of violence of another;
- (b) The [law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter] public safety officer is in the active performance of his or her duties in his or her respective profession and there is a relationship between the accident or commission of the act of violence and the performance of the duty, even if the individual is off duty; the [law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter] public safety officer is traveling to or from employment; or the [law enforcement officer, emergency medical technician, air ambulance

pilot, air ambulance registered professional nurse, or firefighter] public safety officer is taking any meal break or other break which takes place while that individual is on duty;

- (c) Death is the natural and probable consequence of the injury; and
- (d) Death occurs within three hundred weeks from the date the injury was received.

The term excludes death resulting from the willful misconduct or intoxication of the [law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter] **public safety officer**. The division of workers' compensation shall have the burden of proving such willful misconduct or intoxication;

- [(7)] (9) "Law enforcement officer", any person employed by the state or a local governmental entity as a police officer, peace officer certified under chapter 590, or serving as an auxiliary police officer or in some like position involving the enforcement of the law and protection of the public interest at the risk of that person's life;
- [(8)] (10) "Local governmental entity", includes counties, municipalities, townships, board or other political subdivision, cities under special charter, or under the commission form of government, fire protection districts, ambulance districts, and municipal corporations;
- (11) "Public safety officer", any law enforcement officer, firefighter, uniformed employee of the office of the state fire marshal, emergency medical technician, police officer, capitol police officer, parole officer, probation officer, state correctional employee, water safety officer, park ranger, conservation officer or highway patrolman employed by the state of Missouri or a political subdivision thereof who is killed in the line of duty or any emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, air ambulance registered respiratory therapist, or flight crew member who is killed in the line of duty;
- [(9)] (12) "State", the state of Missouri and its departments, divisions, boards, bureaus, commissions, authorities, and colleges and universities;
- [(10)] (13) "Volunteer firefighter", a person having principal employment other than as a firefighter, but who is carried on the rolls of a regularly constituted fire department either for the purpose of the prevention or control of fire or the underwater recovery of drowning victims, the members of which are under the jurisdiction of the corporate authorities of a city, village, incorporated town, or fire protection district. Volunteer firefighter shall not mean an individual who volunteers assistance without being regularly enrolled as a firefighter.
- 3. (1) A claim for compensation under this section shall be filed by survivors of the deceased with the division of workers' compensation not later than one year from the date of death of a [law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter] public safety officer. If a claim is made within one year of the date of death of a [law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter] public safety officer killed in the line of duty, compensation shall be paid, if the division finds that the claimant is entitled to compensation under this section.
- (2) The amount of compensation paid to the claimant shall be twenty-five thousand dollars, subject to appropriation, for death occurring on or after June 19, 2009.
 - 4. Any compensation awarded under the provisions of this section shall be distributed as follows:
- (1) To the surviving spouse of the [law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter if there is no child who survived the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter] public safety officer;
- (2) Fifty percent to the surviving child, or children, in equal shares, and fifty percent to the surviving spouse if there is at least one child who survived the [law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter] public safety officer, and a surviving spouse of the [law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter] public safety officer;
- (3) To the surviving child, or children, in equal shares, if there is no surviving spouse of the [law-enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter] public safety officer;
- (4) If there is no surviving spouse of the [law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter] public safety officer and no surviving child:

- (a) To the surviving individual, or individuals, in shares per the designation or, otherwise, in equal shares, designated by the [law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter] public safety officer to receive benefits under this subsection in the most recently executed designation of beneficiary of the [law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter] public safety officer on file at the time of death with the public safety agency, organization, or unit; or
- (b) To the surviving individual, or individuals, in equal shares, designated by the [law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter] public safety officer to receive benefits under the most recently executed life insurance policy of the [law-enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter] public safety officer on file at the time of death with the public safety agency, organization, or unit if there is no individual qualifying under paragraph (a);
- (5) To the surviving parent, or parents, in equal shares, of the [law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter] public safety officer if there is no individual qualifying under subdivision (1), (2), (3), or (4) of this subsection; or
- (6) To the surviving individual, or individuals, in equal shares, who would qualify under the definition of the term "child" but for age if there is no individual qualifying under subdivision (1), (2), (3), (4), or (5) of this subsection
- 5. Notwithstanding subsection 3 of this section, no compensation is payable under this section unless a claim is filed within the time specified under this section setting forth:
- (1) The name, address, and title or designation of the position in which the [law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter] **public safety officer** was serving at the time of his or her death;
 - (2) The name and address of the claimant;
- (3) A full, factual account of the circumstances resulting in or the course of events causing the death at issue; and
 - (4) Such other information that is reasonably required by the division.

When a claim is filed, the division of workers' compensation shall make an investigation for substantiation of matters set forth in the application.

- 6. The compensation provided for under this section is in addition to, and not exclusive of, any pension rights, death benefits, or other compensation the claimant may otherwise be entitled to by law.
- 7. Neither employers nor workers' compensation insurers shall have subrogation rights against any compensation awarded for claims under this section. Such compensation shall not be assignable, shall be exempt from attachment, garnishment, and execution, and shall not be subject to setoff or counterclaim, or be in any way liable for any debt, except that the division or commission may allow as lien on the compensation, reasonable attorney's fees for services in connection with the proceedings for compensation if the services are found to be necessary. Such fees are subject to regulation as set forth in section 287.260.
- 8. Any person seeking compensation under this section who is aggrieved by the decision of the division of workers' compensation regarding his or her compensation claim, may make application for a hearing as provided in section 287.450. The procedures applicable to the processing of such hearings and determinations shall be those established by this chapter. Decisions of the administrative law judge under this section shall be binding, subject to review by either party under the provisions of section 287.480.
 - 9. Pursuant to section 23.253 of the Missouri sunset act:
- (1) The provisions of the new program authorized under this section shall automatically sunset six years after June 19, 2019, unless reauthorized by an act of the general assembly; and
- (2) If such program is reauthorized, the program authorized under this section shall automatically sunset twelve years after the effective date of the reauthorization of this section; and
- (3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset.
 - 10. The provisions of this section, unless specified, shall not be subject to other provisions of this chapter.
- 11. There is hereby created in the state treasury the "Line of Duty Compensation Fund", which shall consist of moneys appropriated to the fund and any voluntary contributions, gifts, or bequests to the fund. The state treasurer shall be custodian of the fund and shall approve disbursements from the fund in accordance with sections 30.170 and 30.180. Upon appropriation, money in the fund shall be used solely for paying claims under this section. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the

biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

12. The division shall promulgate rules to administer this section, including but not limited to the appointment of claims to multiple claimants, record retention, and procedures for information requests. 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 under 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 June 19, 2009, shall be invalid and void."; and

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

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

On motion of Representative Redmon, **HB 2360**, as amended, was ordered perfected and printed.

HB 2117, relating to eye drops for newborn infants, was taken up by Representative Pfautsch.

On motion of Representative Pfautsch, the title of **HB 2117** was agreed to.

Speaker Richardson resumed the Chair.

On motion of Representative Pfautsch, **HB 2117** was ordered perfected and printed.

HCS HB 1591, relating to watercraft operation, was taken up by Representative Wood.

On motion of Representative Wood, the title of **HCS HB 1591** was agreed to.

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

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1591, Page 3, Section 306.100, Line 64, by deleting the word "**subsections**" and inserting in lieu thereof the word "**subsection**"; and

Further amend said bill, page and section, Line 67, by deleting the word "**section**" and inserting in lieu thereof the following:

"subsection or subsection 7 or 8 of this section"; and

Further amend said bill, Page 4, Section 306.125, Line 13, by deleting the word "**section**" and inserting in lieu thereof the word "**subsection**"; and

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

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

Representative Conway (104) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1591, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

"306.030. 1. The owner of each vessel requiring numbering by this state shall file an application for number with the department of revenue on forms provided by it. The application shall contain a full description of the vessel, factory number or serial number, together with a statement of the applicant's source of title and of any liens or encumbrances on the vessel. For good cause shown the director of revenue may extend the period of time for making such application. The director of revenue shall use reasonable diligence in ascertaining whether the facts stated in such application are true, and, if satisfied that the applicant is the lawful owner of such vessel, or otherwise entitled to have the same registered in his or her name, shall thereupon issue an appropriate certificate of title over the director's signature and sealed with the seal of the director's office, procured and used for such purpose, and a certificate of number stating the number awarded to the vessel. The application shall include a provision stating that the applicant will consent to any inspection necessary to determine compliance with the provisions of this chapter and shall be signed by the owner of the vessel and shall be accompanied by the fee specified in subsection 10 of this section. The owner shall paint on or attach to each side of the bow of the vessel the identification number in a manner as may be prescribed by rules and regulations of the division of water safety in order that it may be clearly visible. The number shall be maintained in legible condition. The certificate of number shall be pocket size and shall be available at all times for inspection on the vessel for which issued, whenever the vessel is in operation. The operator of a vessel in which such certificate of number is not available for inspection by the water patrol division or, if the operator cannot be determined, the person who is the registered owner of the vessel shall be subject to the penalties provided in section 306.210. Vessels owned by the state or a political subdivision shall be registered but no fee shall be assessed for such registration.

- 2. Each new vessel sold in this state after January 1, 1970, shall have die stamped on or within three feet of the transom or stern a factory number or serial number.
- 3. The owner of any vessel already covered by a number in full force and effect which has been awarded to it pursuant to then operative federal law or a federally approved numbering system of another state shall record the number prior to operating the vessel on the waters of this state in excess of the sixty-day reciprocity period provided for in section 306.080. The recordation and payment of registration fee shall be in the manner and pursuant to the procedure required for the award of a number under subsection 1 of this section. No additional or substitute number shall be issued unless the number is a duplicate of an existing Missouri number.
- 4. In the event that an agency of the United States government shall have in force an overall system of identification numbering for vessels within the United States, the numbering system employed pursuant to this chapter by the department of revenue shall be in conformity therewith.
 - 5. All records of the department of revenue made and kept pursuant to this section shall be public records.
- 6. Every certificate of number awarded pursuant to this chapter shall continue in force and effect for a period of three years unless sooner terminated or discontinued in accordance with the provisions of this chapter. Certificates of number may be renewed by the owner in the same manner provided for in the initial securing of the same or in accordance with the provisions of sections 306.010 to 306.030.
- 7. The department of revenue shall fix the days and months of the year on which certificates of number due to expire during the calendar year shall lapse and no longer be of any force and effect unless renewed pursuant to this chapter and may stagger such dates in order to distribute the workload.
- 8. When applying for or renewing a vessel's certificate of number, the owner shall submit a paid personal property tax receipt for the tax year which immediately precedes the year in which the application is made or the year in which the renewal is due and which reflects that the vessel being renewed is listed as personal property and that all personal property taxes, including delinquent taxes from prior years, have been paid, or a statement certified by the county or township in which the owner's property was assessed showing that the state and county tangible personal property taxes for such previous tax year and all delinquent taxes due have been paid by the applicant or that no such taxes were due.
- 9. When applying for or renewing a certificate of registration for a vessel documented with the United States Coast Guard under section 306.016, owners of vessels shall submit a paid personal property tax receipt for the tax year which immediately precedes the year in which the application is made or the renewal is due and which

reflects that the vessel is listed as personal property and that all personal property taxes, including delinquent taxes from prior years, have been paid, or a statement certified by the county or township in which the owner's property was assessed showing that the state and county tangible personal property taxes for such previous tax year and all delinquent taxes due have been paid by the applicant or that no such taxes were due.

- 11. The certificate of title and certificate of number issued by the director of revenue shall be manufactured in a manner to prohibit as nearly as possible the ability to alter, counterfeit, duplicate, or forge such certificate without ready detection.
- 12. **For fiscal years ending before July 1, 2019,** the first two million dollars collected annually under the provisions of this section shall be deposited into the state general revenue fund. All fees collected under the provisions of this section in excess of two million dollars annually shall be deposited in the water patrol division fund and shall be used exclusively for the water patrol division.
- 13. Beginning July 1, 2019, the first one million dollars collected annually under the provisions of this section shall be deposited into the state general revenue fund. All fees collected under the provisions of this section in excess of one million dollars annually shall be deposited in the water patrol division fund and shall be used exclusively for the water patrol division.
- 14. Notwithstanding the provisions of subsection 10 of this section, vessels at least sixteen feet in length but less than twenty-eight feet in length, that are homemade, constructed out of wood, and have a beam of five feet or less, shall pay a fee of fifty-five dollars which shall accompany each application for a certification number."; and

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

On motion of Representative Conway (104), **House Amendment No. 2** was adopted.

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

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1591, Page 4, Section 306.125, Line 26, by inserting immediately after all of said section and line the following:

- "306.126. 1. The operator of a motorboat shall not allow any person to ride or sit on the gunwales, decking over the bow, railing, top of seat back or decking over the back of the motorboat while under way, unless such person is inboard of adequate guards or railing provided on the motorboat to prevent a passenger from being lost overboard. As used in this section, the term "adequate guards or railing" means guards or railings having a height parameter of at least six inches but not more than eighteen inches. Nothing in this section shall be construed to mean that passengers or other persons aboard a motorboat cannot occupy the decking over the bow of the boat to moor it to a mooring buoy or to cast off from such a buoy, or for any other necessary purpose. The provisions of this section shall not apply to vessels propelled by sail or vessels propelled by jet motors or propellers operating on a stretch of waterway not created or widened by impoundment.
- 2. Whenever any person leaves any watercraft, other than a personal watercraft, on the waters of the Mississippi River, the waters of the Missouri River or the lakes of this state and enters the water between the hours of 11:00 a.m. and sunset, the operator of such watercraft shall display on the watercraft a red or orange flag measuring not less than twelve inches by twelve inches. The provisions of this subsection shall not apply to watercraft that is moored or anchored. The flag required by this subsection shall be visible for three hundred sixty degrees around the horizon when displayed and shall be displayed only when an occupant of the watercraft has left the confines of the watercraft and entered the water. The flag required by this subsection shall not be displayed when the watercraft is engaged in towing any person, but shall be displayed when such person has ceased being towed and has reentered the water.

3. No operator shall knowingly operate any watercraft within fifty yards of a flag required by subsection 2 of this section at a speed in excess of a slow-no wake speed."; and

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

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

On motion of Representative Wood, **HCS HB 1591**, as amended, was adopted.

On motion of Representative Wood, **HCS HB 1591**, as amended, was ordered perfected and printed.

HB 2336, relating to children being placed in the custody of certain offenders, was taken up by Representative Tate.

On motion of Representative Tate, the title of **HB 2336**, relating to criminal offenses, was agreed to.

Representative Corlew offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 2336, Page 1, Section A, Line 3, by inserting immediately after said section and line the following:

"195.003. In any case where there is a violation of this chapter **or chapter 579**, a judge may, upon a finding of guilt, order a defendant to pay for costs for testing of the substance or substances at a private laboratory."; and

Further amend said bill, Page 3, Section 211.038, Line 28, by inserting immediately after said section and line the following:

- "303.025. 1. No owner of a motor vehicle registered in this state, or required to be registered in this state, shall operate, register or maintain registration of a motor vehicle, or permit another person to operate such vehicle, unless the owner maintains the financial responsibility which conforms to the requirements of the laws of this state. No nonresident shall operate or permit another person to operate in this state a motor vehicle registered to such nonresident unless the nonresident maintains the financial responsibility which conforms to the requirements of the laws of the nonresident's state of residence. Furthermore, no person shall operate a motor vehicle owned by another with the knowledge that the owner has not maintained financial responsibility unless such person has financial responsibility which covers the person's operation of the other's vehicle; however, no owner or nonresident shall be in violation of this subsection if he or she fails to maintain financial responsibility on a motor vehicle which is inoperable or being stored and not in operation. The director may prescribe rules and regulations for the implementation of this section.
- 2. A motor vehicle owner shall maintain the owner's financial responsibility in a manner provided for in section 303.160, or with a motor vehicle liability policy which conforms to the requirements of the laws of this state. A nonresident motor vehicle owner shall maintain the owner's financial responsibility which conforms to the requirements of the laws of the nonresident's state of residence.
- 3. Any person who violates this section is guilty of a misdemeanor. A first violation of this section shall be punishable as a class D misdemeanor. A second or subsequent violation of this section shall be punishable [by-imprisonment in the county jail for a term not to exceed fifteen days and/or a fine not to exceed five hundred dollars] as a class C misdemeanor. Prior pleas of guilty and prior findings of guilty shall be pleaded and proven in the same manner as required by section 558.021. However, no person shall be found guilty of violating this section if the operator demonstrates to the court that he or she met the financial responsibility requirements of this section at

the time the peace officer, commercial vehicle enforcement officer or commercial vehicle inspector wrote the citation. In addition to any other authorized punishment, the court shall notify the director of revenue of any person convicted pursuant to this section and shall do one of the following:

- (1) Enter an order suspending the driving privilege as of the date of the court order. If the court orders the suspension of the driving privilege, the court shall require the defendant to surrender to it any driver's license then held by such person. The length of the suspension shall be as prescribed in subsection 2 of section 303.042. The court shall forward to the director of revenue the order of suspension of driving privilege and any license surrendered within ten days;
 - (2) Forward the record of the conviction for an assessment of four points;
- (3) In lieu of an assessment of points, render an order of supervision as provided in section 302.303. An order of supervision shall not be used in lieu of points more than one time in any thirty-six-month period. Every court having jurisdiction pursuant to the provisions of this section shall forward a record of conviction to the Missouri state highway patrol, or at the written direction of the Missouri state highway patrol, to the department of revenue, in a manner approved by the director of the department of public safety. The director shall establish procedures for the record keeping and administration of this section; or
- (4) For a nonresident, suspend the nonresident's driving privileges in this state in accordance with section 303.030 and notify the official in charge of the issuance of licenses and registration certificates in the state in which such nonresident resides in accordance with section 303.080.
- 4. Nothing in sections 303.010 to 303.050, 303.060, 303.140, 303.220, 303.290, 303.330 and 303.370 shall be construed as prohibiting the department of insurance, financial institutions and professional registration from approving or authorizing those exclusions and limitations which are contained in automobile liability insurance policies and the uninsured motorist provisions of automobile liability insurance policies.
- 5. If a court enters an order of suspension, the offender may appeal such order directly pursuant to chapter 512 and the provisions of section 302.311 shall not apply."; and

Further amend said bill, Page 11, Section 452.400, Line 140, by inserting immediately after all of said section and line the following:

"488.029. There shall be assessed and collected a surcharge of one hundred fifty dollars in all criminal cases for any violation of chapter 195 **or chapter 579** in which a crime laboratory makes analysis of a controlled substance, but no such surcharge shall be assessed when the costs are waived or are to be paid by the state or when a criminal proceeding or the defendant has been dismissed by the court. The moneys collected by clerks of the courts pursuant to the provisions of this section shall be collected and disbursed as provided by sections 488.010 to 488.020. All such moneys shall be payable to the director of revenue, who shall deposit all amounts collected pursuant to this section to the credit of the state forensic laboratory account to be administered by the department of public safety pursuant to section 650.105.

556.061. In this code, unless the context requires a different definition, the following terms shall mean:

- (1) "Access", to instruct, communicate with, store data in, retrieve or extract data from, or otherwise make any use of any resources of, a computer, computer system, or computer network;
 - (2) "Affirmative defense":
 - (a) The defense referred to is not submitted to the trier of fact unless supported by evidence; and
- (b) If the defense is submitted to the trier of fact the defendant has the burden of persuasion that the defense is more probably true than not;
 - (3) "Burden of injecting the issue":
 - (a) The issue referred to is not submitted to the trier of fact unless supported by evidence; and
- (b) If the issue is submitted to the trier of fact any reasonable doubt on the issue requires a finding for the defendant on that issue;
- (4) "Commercial film and photographic print processor", any person who develops exposed photographic film into negatives, slides or prints, or who makes prints from negatives or slides, for compensation. The term commercial film and photographic print processor shall include all employees of such persons but shall not include a person who develops film or makes prints for a public agency;
- (5) "Computer", the box that houses the central processing unit (CPU), along with any internal storage devices, such as internal hard drives, and internal communication devices, such as internal modems capable of sending or receiving electronic mail or fax cards, along with any other hardware stored or housed internally. Thus,

computer refers to hardware, software and data contained in the main unit. Printers, external modems attached by cable to the main unit, monitors, and other external attachments will be referred to collectively as peripherals and discussed individually when appropriate. When the computer and all peripherals are referred to as a package, the term "computer system" is used. Information refers to all the information on a computer system including both software applications and data;

- (6) "Computer equipment", computers, terminals, data storage devices, and all other computer hardware associated with a computer system or network;
- (7) "Computer hardware", all equipment which can collect, analyze, create, display, convert, store, conceal or transmit electronic, magnetic, optical or similar computer impulses or data. Hardware includes, but is not limited to, any data processing devices, such as central processing units, memory typewriters and self-contained laptop or notebook computers; internal and peripheral storage devices, transistor-like binary devices and other memory storage devices, such as floppy disks, removable disks, compact disks, digital video disks, magnetic tape, hard drive, optical disks and digital memory; local area networks, such as two or more computers connected together to a central computer server via cable or modem; peripheral input or output devices, such as keyboards, printers, scanners, plotters, video display monitors and optical readers; and related communication devices, such as modems, cables and connections, recording equipment, RAM or ROM units, acoustic couplers, automatic dialers, speed dialers, programmable telephone dialing or signaling devices and electronic tone-generating devices; as well as any devices, mechanisms or parts that can be used to restrict access to computer hardware, such as physical keys and locks;
 - (8) "Computer network", two or more interconnected computers or computer systems;
- (9) "Computer program", a set of instructions, statements, or related data that directs or is intended to direct a computer to perform certain functions;
- (10) "Computer software", digital information which can be interpreted by a computer and any of its related components to direct the way they work. Software is stored in electronic, magnetic, optical or other digital form. The term commonly includes programs to run operating systems and applications, such as word processing, graphic, or spreadsheet programs, utilities, compilers, interpreters and communications programs;
- (11) "Computer-related documentation", written, recorded, printed or electronically stored material which explains or illustrates how to configure or use computer hardware, software or other related items;
- (12) "Computer system", a set of related, connected or unconnected, computer equipment, data, or software;
 - (13) "Confinement":
- (a) A person is in confinement when such person is held in a place of confinement pursuant to arrest or order of a court, and remains in confinement until:
 - a. A court orders the person's release; or
 - b. The person is released on bail, bond, or recognizance, personal or otherwise; or
- c. A public servant having the legal power and duty to confine the person authorizes his release without guard and without condition that he return to confinement;
 - (b) A person is not in confinement if:
 - a. The person is on probation or parole, temporary or otherwise; or
- b. The person is under sentence to serve a term of confinement which is not continuous, or is serving a sentence under a work-release program, and in either such case is not being held in a place of confinement or is not being held under guard by a person having the legal power and duty to transport the person to or from a place of confinement;
- (14) "Consent": consent or lack of consent may be expressed or implied. Assent does not constitute consent if:
- (a) It is given by a person who lacks the mental capacity to authorize the conduct charged to constitute the offense and such mental incapacity is manifest or known to the actor; or
- (b) It is given by a person who by reason of youth, mental disease or defect, intoxication, a drug-induced state, or any other reason is manifestly unable or known by the actor to be unable to make a reasonable judgment as to the nature or harmfulness of the conduct charged to constitute the offense; or
 - (c) It is induced by force, duress or deception;
- (15) "Controlled substance", a drug, substance, or immediate precursor in schedules I through V as defined in chapter 195;
- (16) "Criminal negligence", failure to be aware of a substantial and unjustifiable risk that circumstances exist or a result will follow, and such failure constitutes a gross deviation from the standard of care which a reasonable person would exercise in the situation;

- (17) "Custody", a person is in custody when he or she has been arrested but has not been delivered to a place of confinement;
- (18) "Damage", when used in relation to a computer system or network, means any alteration, deletion, or destruction of any part of the computer system or network;
- (19) "Dangerous felony", the felonies of arson in the first degree, assault in the first degree, attempted rape in the first degree if physical injury results, attempted forcible rape if physical injury results, attempted sodomy in the first degree if physical injury results, attempted forcible sodomy if physical injury results, rape in the first degree, forcible rape, sodomy in the first degree, forcible sodomy, assault in the second degree if the victim of such assault is a special victim as defined in subdivision (14) of section 565.002, kidnapping in the first degree, kidnapping, murder in the second degree, assault of a law enforcement officer in the first degree, domestic assault in the first degree, elder abuse in the first degree, robbery in the first degree, statutory rape in the first degree [when] if the victim is a child less than twelve years of age at the time of the commission of the act giving rise to the offense, statutory sodomy in the first degree [when] if the victim is a child less than twelve years of age at the time of the commission of the act giving rise to the offense, child molestation in the first or second degree, abuse of a child if the child dies as a result of injuries sustained from conduct chargeable under section 568.060, child kidnapping, or parental kidnapping committed by detaining or concealing the whereabouts of the child for not less than one hundred twenty days under section 565.153[, and an] . A "dangerous felony" shall also include any "intoxication-related traffic offense" or "intoxication-related boating offense" if:
- (a) The [person] offender is found to be a "habitual offender" or "habitual boating offender" as such terms are defined in section 577.001; or
- (b) The offender causes the death of any person while the offender had a blood alcohol content of at least eighteen-hundredths of one percent by weight of alcohol such offender's blood;
- (20) "Dangerous instrument", any instrument, article or substance, which, under the circumstances in which it is used, is readily capable of causing death or other serious physical injury;
- (21) "Data", a representation of information, facts, knowledge, concepts, or instructions prepared in a formalized or other manner and intended for use in a computer or computer network. Data may be in any form including, but not limited to, printouts, microfiche, magnetic storage media, punched cards and as may be stored in the memory of a computer;
- (22) "Deadly weapon", any firearm, loaded or unloaded, or any weapon from which a shot, readily capable of producing death or serious physical injury, may be discharged, or a switchblade knife, dagger, billy club, blackjack or metal knuckles;
- (23) "Digital camera", a camera that records images in a format which enables the images to be downloaded into a computer;
- (24) "Disability", a mental, physical, or developmental impairment that substantially limits one or more major life activities or the ability to provide adequately for one's care or protection, whether the impairment is congenital or acquired by accident, injury or disease, where such impairment is verified by medical findings;
 - (25) "Elderly person", a person sixty years of age or older;
- (26) "Felony", an offense so designated or an offense for which persons found guilty thereof may be sentenced to death or imprisonment for a term of more than one year;
 - (27) "Forcible compulsion" either:
 - (a) Physical force that overcomes reasonable resistance; or
- (b) A threat, express or implied, that places a person in reasonable fear of death, serious physical injury or kidnapping of such person or another person;
- (28) "Incapacitated", a temporary or permanent physical or mental condition in which a person is unconscious, unable to appraise the nature of his or her conduct, or unable to communicate unwillingness to an act;
- (29) "Infraction", a violation defined by this code or by any other statute of this state if it is so designated or if no sentence other than a fine, or fine and forfeiture or other civil penalty, is authorized upon conviction;
 - (30) "Inhabitable structure", a vehicle, vessel or structure:
 - (a) Where any person lives or carries on business or other calling; or
- (b) Where people assemble for purposes of business, government, education, religion, entertainment, or public transportation; or
 - (c) Which is used for overnight accommodation of persons.

Any such vehicle, vessel, or structure is inhabitable regardless of whether a person is actually present. If a building or structure is divided into separately occupied units, any unit not occupied by the actor is an inhabitable structure of another:

- (31) "Knowingly", when used with respect to:
- (a) Conduct or attendant circumstances, means a person is aware of the nature of his or her conduct or that those circumstances exist; or
- (b) A result of conduct, means a person is aware that his or her conduct is practically certain to cause that result;
- (32) "Law enforcement officer", any public servant having both the power and duty to make arrests for violations of the laws of this state, and federal law enforcement officers authorized to carry firearms and to make arrests for violations of the laws of the United States;
- (33) "Misdemeanor", an offense so designated or an offense for which persons found guilty thereof may be sentenced to imprisonment for a term of which the maximum is one year or less;
- (34) "Of another", property that any entity, including but not limited to any natural person, corporation, limited liability company, partnership, association, governmental subdivision or instrumentality, other than the actor, has a possessory or proprietary interest therein, except that property shall not be deemed property of another who has only a security interest therein, even if legal title is in the creditor pursuant to a conditional sales contract or other security arrangement;
 - (35) "Offense", any felony or misdemeanor;
- (36) "Physical injury", slight impairment of any function of the body or temporary loss of use of any part of the body;
- (37) "Place of confinement", any building or facility and the grounds thereof wherein a court is legally authorized to order that a person charged with or convicted of a crime be held;
- (38) "Possess" or "possessed", having actual or constructive possession of an object with knowledge of its presence. A person has actual possession if such person has the object on his or her person or within easy reach and convenient control. A person has constructive possession if such person has the power and the intention at a given time to exercise dominion or control over the object either directly or through another person or persons. Possession may also be sole or joint. If one person alone has possession of an object, possession is sole. If two or more persons share possession of an object, possession is joint;
- (39) "Property", anything of value, whether real or personal, tangible or intangible, in possession or in action;
- (40) "Public servant", any person employed in any way by a government of this state who is compensated by the government by reason of such person's employment, any person appointed to a position with any government of this state, or any person elected to a position with any government of this state. It includes, but is not limited to, legislators, jurors, members of the judiciary and law enforcement officers. It does not include witnesses;
- (41) "Purposely", when used with respect to a person's conduct or to a result thereof, means when it is his or her conscious object to engage in that conduct or to cause that result;
- (42) "Recklessly", consciously disregarding a substantial and unjustifiable risk that circumstances exist or that a result will follow, and such disregard constitutes a gross deviation from the standard of care which a reasonable person would exercise in the situation;
- (43) "Serious emotional injury", an injury that creates a substantial risk of temporary or permanent medical or psychological damage, manifested by impairment of a behavioral, cognitive or physical condition. Serious emotional injury shall be established by testimony of qualified experts upon the reasonable expectation of probable harm to a reasonable degree of medical or psychological certainty;
- (44) "Serious physical injury", physical injury that creates a substantial risk of death or that causes serious disfigurement or protracted loss or impairment of the function of any part of the body;
- (45) "Services", when used in relation to a computer system or network, means use of a computer, computer system, or computer network and includes, but is not limited to, computer time, data processing, and storage or retrieval functions;
- (46) "Sexual orientation", male or female heterosexuality, homosexuality or bisexuality by inclination, practice, identity or expression, or having a self-image or identity not traditionally associated with one's gender;
- (47) "Vehicle", a self-propelled mechanical device designed to carry a person or persons, excluding vessels or aircraft;
- (48) "Vessel", any boat or craft propelled by a motor or by machinery, whether or not such motor or machinery is a principal source of propulsion used or capable of being used as a means of transportation on water, or any boat or craft more than twelve feet in length which is powered by sail alone or by a combination of sail and

machinery, and used or capable of being used as a means of transportation on water, but not any boat or craft having, as the only means of propulsion, a paddle or oars;

- (49) "Voluntary act":
- (a) A bodily movement performed while conscious as a result of effort or determination. Possession is a voluntary act if the possessor knowingly procures or receives the thing possessed, or having acquired control of it was aware of his or her control for a sufficient time to have enabled him or her to dispose of it or terminate his or her control; or
- (b) An omission to perform an act of which the actor is physically capable. A person is not guilty of an offense based solely upon an omission to perform an act unless the law defining the offense expressly so provides, or a duty to perform the omitted act is otherwise imposed by law;
- (50) "Vulnerable person", any person in the custody, care, or control of the department of mental health who is receiving services from an operated, funded, licensed, or certified program.
 - 566.146. 1. A person commits the offense of sexual conduct in the course of public duty if he or she:
- (1) Is a probation or parole officer, a police officer, or an employee of, or assigned to work in, any jail, prison, or correctional facility; and
- (2) Engages in sexual conduct while on duty with a witness or with a person who is detained, arrested, or imprisoned.
 - 2. The offense of sexual conduct in the course of public duty is a class D felony.
 - 577.001. As used in this chapter, the following terms mean:
 - (1) "Aggravated offender", a person who has been found guilty of:
 - (a) Three or more intoxication-related traffic offenses committed on separate occasions; or
- (b) Two or more intoxication-related traffic offenses committed on separate occasions where at least one of the intoxication-related traffic offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed;
 - (2) "Aggravated boating offender", a person who has been found guilty of:
 - (a) Three or more intoxication-related boating offenses; or
- (b) Two or more intoxication-related boating offenses committed on separate occasions where at least one of the intoxication-related boating offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed;
- (3) "All-terrain vehicle", any motorized vehicle manufactured and used exclusively for off-highway use which is fifty inches or less in width, with an unladen dry weight of one thousand pounds or less, traveling on three, four or more low pressure tires, with a seat designed to be straddled by the operator, or with a seat designed to carry more than one person, and handlebars for steering control:
- (4) "Court", any circuit, associate circuit, or municipal court, including traffic court, but not any juvenile court or drug court;
 - (5) "Chronic offender", a person who has been found guilty of:
 - (a) Four or more intoxication-related traffic offenses committed on separate occasions; or
- (b) Three or more intoxication-related traffic offenses committed on separate occasions where at least one of the intoxication-related traffic offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed; or
- (c) Two or more intoxication-related traffic offenses committed on separate occasions where both intoxication-related traffic offenses were offenses committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed;
 - (6) "Chronic boating offender", a person who has been found guilty of:
 - (a) Four or more intoxication-related boating offenses; or
- (b) Three or more intoxication-related boating offenses committed on separate occasions where at least one of the intoxication-related boating offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed; or

- (c) Two or more intoxication-related boating offenses committed on separate occasions where both intoxication-related boating offenses were offenses committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed;
- (7) "Continuous alcohol monitoring", automatically testing breath, blood, or transdermal alcohol concentration levels and tampering attempts at least once every hour, regardless of the location of the person who is being monitored, and regularly transmitting the data. Continuous alcohol monitoring shall be considered an electronic monitoring service under subsection 3 of section 217.690;
- (8) "Controlled substance", a drug, substance, or immediate precursor in schedules I to V listed in section 195.017;
 - (9) "Drive", "driving", "operates" or "operating", physically driving or operating a vehicle or vessel;
 - (10) "Flight crew member", the pilot in command, copilots, flight engineers, and flight navigators;
 - (11) "Habitual offender", a person who has been found guilty of:
 - (a) Five or more intoxication-related traffic offenses committed on separate occasions; or
- (b) Four or more intoxication-related traffic offenses committed on separate occasions where at least one of the intoxication-related traffic offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed; or
- (c) Three or more intoxication-related traffic offenses committed on separate occasions where at least two of the intoxication-related traffic offenses were offenses committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed;
 - (12) "Habitual boating offender", a person who has been found guilty of:
 - (a) Five or more intoxication-related boating offenses; [or]
- (b) Four or more intoxication-related boating offenses committed on separate occasions where at least one of the intoxication-related boating offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed; or
- (c) Three or more intoxication-related boating offenses committed on separate occasions where at least two of the intoxication-related boating offenses were offenses committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed; [or
 - (d) While boating while intoxicated, the defendant acted with criminal negligence to:
- a. Cause the death of any person not a passenger in the vessel operated by the defendant, including the death of an individual that results from the defendant's vessel leaving the water; or
 - b. Cause the death of two or more persons; or
- c. Cause the death of any person while he or she has a blood alcohol content of at least eighteen hundredths of one percent by weight of alcohol in such person's blood;
- (13) "Intoxicated" or "intoxicated condition", when a person is under the influence of alcohol, a controlled substance, or drug, or any combination thereof;
- (14) "Intoxication-related boating offense", operating a vessel while intoxicated; boating while intoxicated; operating a vessel with excessive blood alcohol content or an offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense;
- (15) "Intoxication-related traffic offense", driving while intoxicated, driving with excessive blood alcohol content, driving under the influence of alcohol or drugs in violation of a state law, county or municipal ordinance, any federal offense, or any military offense, or an offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense;
- (16) "Law enforcement officer" or "arresting officer", includes the definition of law enforcement officer in section 556.061 and military policemen conducting traffic enforcement operations on a federal military installation under military jurisdiction in the state of Missouri;
- (17) "Operate a vessel", to physically control the movement of a vessel in motion under mechanical or sail power in water;
 - (18) "Persistent offender", a person who has been found guilty of:
 - (a) Two or more intoxication-related traffic offenses committed on separate occasions; or

- (b) One intoxication-related traffic offense committed in violation of any state law, county or municipal ordinance, federal offense, or military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed;
 - (19) "Persistent boating offender", a person who has been found guilty of:
 - (a) Two or more intoxication-related boating offenses committed on separate occasions; or
- (b) One intoxication-related boating offense committed in violation of any state law, county or municipal ordinance, federal offense, or military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed;
- (20) "Prior offender", a person who has been found guilty of one intoxication-related traffic offense, where such prior offense occurred within five years of the occurrence of the intoxication-related traffic offense for which the person is charged;
- (21) "Prior boating offender", a person who has been found guilty of one intoxication-related boating offense, where such prior offense occurred within five years of the occurrence of the intoxication-related boating offense for which the person is charged.
- 577.010. 1. A person commits the offense of driving while intoxicated if he or she operates a vehicle while in an intoxicated condition.
 - 2. The offense of driving while intoxicated is:
 - (1) A class B misdemeanor;
 - (2) A class A misdemeanor if:
 - (a) The defendant is a prior offender; or
 - (b) A person less than seventeen years of age is present in the vehicle;
 - (3) A class E felony if:
 - (a) The defendant is a persistent offender; or
- (b) While driving while intoxicated, the defendant acts with criminal negligence to cause physical injury to another person;
 - (4) A class D felony if:
 - (a) The defendant is an aggravated offender;
- (b) While driving while intoxicated, the defendant acts with criminal negligence to cause physical injury to a law enforcement officer or emergency personnel; or
- (c) While driving while intoxicated, the defendant acts with criminal negligence to cause serious physical injury to another person;
 - (5) A class C felony if:
 - (a) The defendant is a chronic offender;
- (b) While driving while intoxicated, the defendant acts with criminal negligence to cause serious physical injury to a law enforcement officer or emergency personnel; or
- (c) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of another person;
 - (6) A class B felony if:
 - (a) The defendant is a habitual offender;
- (b) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of a law enforcement officer or emergency personnel;
- (c) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of any person not a passenger in the vehicle operated by the defendant, including the death of an individual that results from the defendant's vehicle leaving a highway, as defined in section 301.010, or the highway's right-of-way;
- (d) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of two or more persons; or
- (e) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of any person while he or she has a blood alcohol content of at least eighteen-hundredths of one percent by weight of alcohol in such person's blood;
- (7) A class A felony if the defendant has previously been found guilty of an offense under paragraphs (a) to (e) of subdivision (6) of this subsection and is found guilty of a subsequent violation of such paragraphs.
- 3. Notwithstanding the provisions of subsection 2 of this section, a person found guilty of the offense of driving while intoxicated as a first offense shall not be granted a suspended imposition of sentence:
 - (1) Unless such person shall be placed on probation for a minimum of two years; or

- (2) In a circuit where a DWI court or docket created under section 478.007 or other court-ordered treatment program is available, and where the offense was committed with fifteen-hundredths of one percent or more by weight of alcohol in such person's blood, unless the individual participates and successfully completes a program under such DWI court or docket or other court-ordered treatment program.
- 4. If a person is found guilty of a second or subsequent offense of driving while intoxicated, the court may order the person to submit to a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day as a condition of probation.
- 5. If a person is not granted a suspended imposition of sentence for the reasons described in subsection 3 of this section:
- (1) If the individual operated the vehicle with fifteen-hundredths to twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than forty-eight hours;
- (2) If the individual operated the vehicle with greater than twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than five days.
 - 6. A person found guilty of the offense of driving while intoxicated:
- (1) [As a prior offender, persistent offender, aggravated offender, chronic offender, or habitual offender] Shall not be granted a suspended imposition of sentence or be sentenced to pay a fine in lieu of a term of imprisonment, section 557.011 to the contrary notwithstanding, **if:**
- (a) The offender is a prior offender, persistent offender, aggravated offender, chronic offender, or habitual offender; or
- (b) The offender causes the death of any person while the offender has a blood alcohol content of at least eighteen-hundredths of one percent by weight of alcohol in such offender's blood;
- (2) As a prior offender shall not be granted parole or probation until he or she has served a minimum of ten days imprisonment:
- (a) Unless as a condition of such parole or probation such person performs at least thirty days of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or
- (b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available, and as part of either program, the offender performs at least thirty days of community service under the supervision of the court;
- (3) As a persistent offender shall not be eligible for parole or probation until he or she has served a minimum of thirty days imprisonment:
- (a) Unless as a condition of such parole or probation such person performs at least sixty days of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or
- (b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available, and as part of either program, the offender performs at least sixty days of community service under the supervision of the court;
- (4) As an aggravated offender shall not be eligible for parole or probation until he or she has served a minimum of sixty days imprisonment;
- (5) As a chronic or habitual offender shall not be eligible for parole or probation until he or she has served a minimum of two years imprisonment; and
- (6) Any probation or parole granted under this subsection may include a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day.
- 577.013. 1. A person commits the offense of boating while intoxicated if he or she operates a vessel while in an intoxicated condition.
 - 2. The offense of boating while intoxicated is:
 - (1) A class B misdemeanor;
 - (2) A class A misdemeanor if:
 - (a) The defendant is a prior boating offender; or
 - (b) A person less than seventeen years of age is present in the vessel;
 - (3) A class E felony if:
 - (a) The defendant is a persistent boating offender; or
- (b) While boating while intoxicated, the defendant acts with criminal negligence to cause physical injury to another person;
 - (4) A class D felony if:
 - (a) The defendant is an aggravated boating offender;

- (b) While boating while intoxicated, the defendant acts with criminal negligence to cause physical injury to a law enforcement officer or emergency personnel; or
- (c) While boating while intoxicated, the defendant acts with criminal negligence to cause serious physical injury to another person;
 - (5) A class C felony if:
 - (a) The defendant is a chronic boating offender;
- (b) While boating while intoxicated, the defendant acts with criminal negligence to cause serious physical injury to a law enforcement officer or emergency personnel; or
- (c) While boating while intoxicated, the defendant acts with criminal negligence to cause the death of another person;
 - (6) A class B felony if:
 - (a) The defendant is a habitual boating offender; or
 - (b) While boating while intoxicated, the defendant acts with criminal negligence to cause the death of:
 - a. A law enforcement officer or emergency personnel; or

b. Any person while the defendant has a blood alcohol content of at least eighteen-hundredths of one percent by weight of alcohol in such defendant's blood;

- (7) A class A felony if the defendant is a habitual offender as a result of being found guilty of an act described under paragraph (d) of subdivision (12) of section 577.001 and is found guilty of a subsequent violation of such paragraph.
- 3. Notwithstanding the provisions of subsection 2 of this section, a person found guilty of the offense of boating while intoxicated as a first offense shall not be granted a suspended imposition of sentence:
 - (1) Unless such person shall be placed on probation for a minimum of two years; or
- (2) In a circuit where a DWI court or docket created under section 478.007 or other court-ordered treatment program is available, and where the offense was committed with fifteen-hundredths of one percent or more by weight of alcohol in such person's blood, unless the individual participates in and successfully completes a program under such DWI court or docket or other court-ordered treatment program.
- 4. If a person is found guilty of a second or subsequent offense of boating while intoxicated, the court may order the person to submit to a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day as a condition of probation.
- 5. If a person is not granted a suspended imposition of sentence for the reasons described in subsection 3 of this section:
- (1) If the individual operated the vessel with fifteen-hundredths to twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than forty-eight hours;
- (2) If the individual operated the vessel with greater than twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than five days.
 - 6. A person found guilty of the offense of boating while intoxicated:
- (1) As a prior boating offender, persistent boating offender, aggravated boating offender, chronic boating offender or habitual boating offender shall not be granted a suspended imposition of sentence or be sentenced to pay a fine in lieu of a term of imprisonment, section 557.011 to the contrary notwithstanding;
- (2) As a prior boating offender shall not be granted parole or probation until he or she has served a minimum of ten days imprisonment:
- (a) Unless as a condition of such parole or probation such person performs at least two hundred forty hours of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or
- (b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available;
- (3) As a persistent offender shall not be eligible for parole or probation until he or she has served a minimum of thirty days imprisonment:
- (a) Unless as a condition of such parole or probation such person performs at least four hundred eighty hours of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or
- (b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available;

- (4) As an aggravated boating offender shall not be eligible for parole or probation until he or she has served a minimum of sixty days imprisonment;
- (5) As a chronic or habitual boating offender shall not be eligible for parole or probation until he or she has served a minimum of two years imprisonment; and
- (6) Any probation or parole granted under this subsection may include a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day.
- 577.014. 1. A person commits the offense of boating with excessive blood alcohol content if he or she operates a vessel while having eight-hundredths of one percent or more by weight of alcohol in his or her blood.
- 2. As used in this section, percent by weight of alcohol in the blood shall be based upon grams of alcohol per one hundred milliliters of blood or two hundred ten liters of breath and may be shown by chemical analysis of the person's blood, breath, saliva or urine. For the purposes of determining the alcoholic content of a person's blood under this section, the test shall be conducted in accordance with the provisions of sections 577.020 to 577.041.
 - 3. The offense of boating with excessive blood alcohol content is:
 - (1) A class B misdemeanor;
 - (2) A class A misdemeanor if the defendant is alleged and proved to be a prior boating offender;
 - (3) A class E felony if the defendant is alleged and proved to be a persistent boating offender;
 - (4) A class D felony if the defendant is alleged and proved to be an aggravated boating offender;
 - (5) A class C felony if the defendant is alleged and proved to be a chronic boating offender;
- (6) A class B felony if the defendant is alleged and proved to be a habitual boating offender or, at the time of the offense, the defendant acted with criminal negligence to cause the death of any person while the defendant has a blood alcohol content of at least eighteen-hundredths of one percent by weight of alcohol in the defendant's blood.
- 4. A person found guilty of the offense of boating with excessive blood alcohol content as a first offense shall not be granted a suspended imposition of sentence:
 - (1) Unless such person shall be placed on probation for a minimum of two years; or
- (2) In a circuit where a DWI court or docket created under section 478.007 or other court-ordered treatment program is available, and where the offense was committed with fifteen-hundredths of one percent or more by weight of alcohol in such person's blood unless the individual participates in and successfully completes a program under such DWI court or docket or other court-ordered treatment program.
- 5. When a person is not granted a suspended imposition of sentence for the reasons described in subsection 4 of this section:
- (1) If the individual operated the vessel with fifteen-hundredths to twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than forty-eight hours;
- (2) If the individual operated the vessel with greater than twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than five days.
- 6. If a person is found guilty of a second or subsequent offense of boating with an excessive blood alcohol content, the court may order the person to submit to a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day as a condition of probation.
 - 7. A person found guilty of the offense of boating with excessive blood alcohol content:
- (1) As a prior boating offender, persistent boating offender, aggravated boating offender, chronic boating offender or habitual boating offender shall not be granted a suspended imposition of sentence or be sentenced to pay a fine in lieu of a term of imprisonment, section 557.011 to the contrary notwithstanding;
- (2) As a prior boating offender, shall not be granted parole or probation until he or she has served a minimum of ten days imprisonment:
- (a) Unless as a condition of such parole or probation such person performs at least two hundred forty hours of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or
- (b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available;
- (3) As a persistent boating offender, shall not be granted parole or probation until he or she has served a minimum of thirty days imprisonment:
- (a) Unless as a condition of such parole or probation such person performs at least four hundred eighty hours of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or
- (b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available;

- (4) As an aggravated boating offender, shall not be eligible for parole or probation until he or she has served a minimum of sixty days imprisonment;
- (5) As a chronic or habitual boating offender, shall not be eligible for parole or probation until he or she has served a minimum of two years imprisonment; and
- (6) Any probation or parole granted under this subsection may include a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day.
- 579.065. 1. A person commits the offense of trafficking drugs in the first degree if, except as authorized by this chapter or chapter 195, such person knowingly distributes, delivers, manufactures, produces or attempts to distribute, deliver, manufacture or produce:
- (1) More than thirty grams [but less than ninety grams] of a mixture or substance containing a detectable amount of heroin;
- (2) More than one hundred fifty grams [but less than four hundred fifty grams] of a mixture or substance containing a detectable amount of coca leaves, except coca leaves and extracts of coca leaves from which cocaine, ecgonine, and derivatives of ecgonine or their salts have been removed; cocaine salts and their optical and geometric isomers, and salts of isomers; ecgonine, its derivatives, their salts, isomers, and salts of isomers; or any compound, mixture, or preparation which contains any quantity of any of the foregoing substances;
- (3) More than eight grams [but less than twenty four grams] of a mixture or substance described in subdivision (2) of this subsection which contains cocaine base;
- (4) More than five hundred milligrams [but less than one gram] of a mixture or substance containing a detectable amount of lysergic acid diethylamide (LSD);
- (5) More than thirty grams [but less than ninety grams] of a mixture or substance containing a detectable amount of phencyclidine (PCP);
 - (6) More than four grams [but less than twelve grams] of phencyclidine;
- (7) More than thirty kilograms [but less than one hundred kilograms] of a mixture or substance containing marijuana;
- (8) More than thirty grams [but less than ninety grams] of any material, compound, mixture, or preparation containing any quantity of the following substances having a stimulant effect on the central nervous system: amphetamine, its salts, optical isomers and salts of its optical isomers; methamphetamine, its salts, optical isomers and salts of its optical isomers; phenmetrazine and its salts; or methylphenidate; or
- (9) More than thirty grams [but less than ninety grams] of any material, compound, mixture, or preparation which contains any quantity of 3,4-methylenedioxymethamphetamine.
 - 2. The offense of trafficking drugs in the first degree is a class B felony.
 - 3. The offense of trafficking drugs in the first degree is a class A felony if the quantity involved is:
 - (1) Ninety grams or more of a mixture or substance containing a detectable amount of heroin; or
- (2) Four hundred fifty grams or more of a mixture or substance containing a detectable amount of coca leaves, except coca leaves and extracts of coca leaves from which cocaine, ecgonine, and derivatives of ecgonine or their salts have been removed; cocaine salts and their optical and geometric isomers, and salts of isomers; ecgonine, its derivatives, their salts, isomers, and salts of isomers; or any compound, mixture, or preparation which contains any quantity of any of the foregoing substances; or
- (3) Twenty-four grams or more of a mixture or substance described in subdivision (2) of this subsection which contains cocaine base; or
- (4) One gram or more of a mixture or substance containing a detectable amount of lysergic acid diethylamide (LSD); or
- (5) Ninety grams or more of a mixture or substance containing a detectable amount of phencyclidine (PCP); or
 - (6) Twelve grams or more of phencyclidine; or
 - (7) One hundred kilograms or more of a mixture or substance containing marijuana; or
- (8) Ninety grams or more of any material, compound, mixture, or preparation containing any quantity of the following substances having a stimulant effect on the central nervous system: amphetamine, its salts, optical isomers and salts of its optical isomers; methamphetamine, its salts, optical isomers and salts of its optical isomers; phenmetrazine and its salts; or methylphenidate; or
- (9) More than thirty grams of any material, compound, mixture, or preparation containing any quantity of the following substances having a stimulant effect on the central nervous system: amphetamine, its salts, optical isomers, and salts of its optical isomers; methamphetamine, its salts, optical isomers, and salts of its optical isomers;

phenmetrazine and its salts; or methylphenidate, and the location of the offense was within two thousand feet of real property comprising a public or private elementary, vocational, or secondary school, college, community college, university, or any school bus, in or on the real property comprising public housing or any other governmental assisted housing, or within a motor vehicle, or in any structure or building which contains rooms furnished for the accommodation or lodging of guests, and kept, used, maintained, advertised, or held out to the public as a place where sleeping accommodations are sought for pay or compensation to transient guests or permanent guests; or

- (10) Ninety grams or more of any material, compound, mixture or preparation which contains any quantity of 3,4-methylenedioxymethamphetamine; or
- (11) More than thirty grams of any material, compound, mixture, or preparation which contains any quantity of 3,4-methylenedioxymethamphetamine and the location of the offense was within two thousand feet of real property comprising a public or private elementary, vocational, or secondary school, college, community college, university, or any school bus, in or on the real property comprising public housing or any other governmental assisted housing, within a motor vehicle, or in any structure or building which contains rooms furnished for the accommodation or lodging of guests, and kept, used, maintained, advertised, or held out to the public as a place where sleeping accommodations are sought for pay or compensation to transient guests or permanent guests.
- 579.068. 1. A person commits the offense of trafficking drugs in the second degree if, except as authorized by this chapter or chapter 195, such person knowingly possesses or has under his or her control, purchases or attempts to purchase, or brings into this state:
- (1) More than thirty grams [but less than ninety grams] of a mixture or substance containing a detectable amount of heroin;
- (2) More than one hundred fifty grams [but less than four hundred fifty grams] of a mixture or substance containing a detectable amount of coca leaves, except coca leaves and extracts of coca leaves from which cocaine, ecgonine, and derivatives of ecgonine or their salts have been removed; cocaine salts and their optical and geometric isomers, and salts of isomers; ecgonine, its derivatives, their salts, isomers, and salts of isomers; or any compound, mixture, or preparation which contains any quantity of any of the foregoing substances;
- (3) More than eight grams [but less than twenty-four grams] of a mixture or substance described in subdivision (2) of this subsection which contains cocaine base;
- (4) More than five hundred milligrams [but less than one gram] of a mixture or substance containing a detectable amount of lysergic acid diethylamide (LSD);
- (5) More than thirty grams [but less than ninety grams] of a mixture or substance containing a detectable amount of phencyclidine (PCP);
 - (6) More than four grams [but less than twelve grams] of phencyclidine;
- (7) More than thirty kilograms [but less than one hundred kilograms] of a mixture or substance containing marijuana;
- (8) More than thirty grams [but less than ninety grams] of any material, compound, mixture, or preparation containing any quantity of the following substances having a stimulant effect on the central nervous system: amphetamine, its salts, optical isomers and salts of its optical isomers; methamphetamine, its salts, optical isomers and salts of its optical isomers; phenmetrazine and its salts; or methylphenidate; or
- (9) More than thirty grams [but less than ninety grams] of any material, compound, mixture, or preparation which contains any quantity of 3,4-methylenedioxymethamphetamine.
 - 2. The offense of trafficking drugs in the second degree is a class C felony.
 - 3. The offense of trafficking drugs in the second degree is a class B felony if the quantity involved is:
 - (1) Ninety grams or more of a mixture or substance containing a detectable amount of heroin; or
- (2) Four hundred fifty grams or more of a mixture or substance containing a detectable amount of coca leaves, except coca leaves and extracts of coca leaves from which cocaine, ecgonine, and derivatives of ecgonine or their salts have been removed; cocaine salts and their optical and geometric isomers, and salts of isomers; ecgonine, its derivatives, their salts, isomers, and salts of isomers; or any compound, mixture, or preparation which contains any quantity of any of the foregoing substances; or
- (3) Twenty-four grams or more of a mixture or substance described in subdivision (2) of this subsection which contains cocaine base; or
- (4) One gram or more of a mixture or substance containing a detectable amount of lysergic acid diethylamide (LSD); or
- (5) Ninety grams or more of a mixture or substance containing a detectable amount of phencyclidine (PCP); or
 - (6) Twelve grams or more of phencyclidine; or

- (7) One hundred kilograms or more of a mixture or substance containing marijuana; or
- (8) More than five hundred marijuana plants; or
- (9) Ninety grams or more but less than four hundred fifty grams of any material, compound, mixture, or preparation containing any quantity of the following substances having a stimulant effect on the central nervous system: amphetamine, its salts, optical isomers and salts of its optical isomers; methamphetamine, its salts, optical isomers and salts of its optical isomers; phenmetrazine and its salts; or methylphenidate; or
- (10) Ninety grams or more but less than four hundred fifty grams of any material, compound, mixture, or preparation which contains any quantity of 3,4-methylenedioxymethamphetamine.
- 4. The offense of trafficking drugs in the second degree is a class A felony if the quantity involved is four hundred fifty grams or more of any material, compound, mixture or preparation which contains:
- (1) Any quantity of the following substances having a stimulant effect on the central nervous system: amphetamine, its salts, optical isomers and salts of its optical isomers; methamphetamine, its salts, isomers and salts of its isomers; phenmetrazine and its salts; or methylphenidate; or
 - (2) Any quantity of 3,4-methylenedioxymethamphetamine.
- 595.030. 1. [No compensation shall be paid unless the claimant has incurred an out-of-pocket loss of at least fifty dollars or has lost two continuous weeks of earnings or support from gainful employment. "Out of pocket loss" shall mean unreimbursed or unreimbursable expenses or indebtedness reasonably incurred:
- (1) For medical care or other services, including psychiatric, psychological or counseling expenses, necessary as a result of the crime upon which the claim is based, except that the amount paid for psychiatric, psychological or counseling expenses per eligible claim shall not exceed two thousand five hundred dollars; or
- (2) As a result of personal property being seized in an investigation by law enforcement. Compensation paid for an out of pocket loss under this subdivision shall be in an amount equal to the loss sustained, but shall not exceed two hundred fifty dollars.
- 2.] No compensation shall be paid unless the department of public safety finds that a crime was committed, that such crime directly resulted in personal [physical] injury to, or the death of, the victim, and that police, court, or other official records show that such crime was [promptly] reported to the proper authorities. [In no case may compensation be paid if the police records show that such report was made more than forty-eight hours after the occurrence of such crime, unless the department of public safety finds that the report to the police was delayed for good cause.] In lieu of other records, the claimant may provide a sworn statement by the claimant under paragraph (c) of subdivision (1) of section 589.663 that the claimant has good reason to believe that he or she is a victim of domestic violence, rape, sexual assault, human trafficking, or stalking, and fears further violent acts from his or her assailant. If the victim is under eighteen years of age such report may be made by the victim's parent, guardian or custodian; by a physician, a nurse, or hospital emergency room personnel; by the children's division personnel; or by any other member of the victim's family. In the case of a sexual offense, filing a report of the offense to the proper authorities may include, but not be limited to, the filing of the report of the forensic examination by the appropriate medical provider, as defined in section 595.220, with the prosecuting attorney of the county in which the alleged incident occurred, receiving a forensic examination, or securing an order of protection.
- [3-] 2. No compensation shall be paid for medical care if the service provider is not a medical provider as that term is defined in section 595.027, and the individual providing the medical care is not licensed by the state of Missouri or the state in which the medical care is provided.
- [4-] 3. No compensation shall be paid for psychiatric treatment or other counseling services, including psychotherapy, unless the service provider is a:
- (1) Physician licensed pursuant to chapter 334 or licensed to practice medicine in the state in which the service is provided;
- (2) Psychologist licensed pursuant to chapter 337 or licensed to practice psychology in the state in which the service is provided;
 - (3) Clinical social worker licensed pursuant to chapter 337;
 - (4) Professional counselor licensed pursuant to chapter 337; or
- (5) Board-certified psychiatric-mental health clinical nurse specialist or board certified psychiatric-mental health nurse practitioner licensed under chapter 335 or licensed in the state in which the service is provided.
- [5.] **4.** Any compensation paid pursuant to sections 595.010 to 595.075 for death or personal injury shall be in an amount not exceeding out-of-pocket loss, together with loss of earnings or support from gainful employment, not to exceed four hundred dollars per week, resulting from such injury or death. In the event of death of the victim,

a claim for an award may be made for reasonable and necessary expenses actually incurred for preparation and burial not to exceed five thousand dollars **by the funeral home or a relative of the victim**.

- [6:] 5. Any compensation for loss of earnings or support from gainful employment shall be in an amount equal to the actual loss sustained not to exceed four hundred dollars per week; provided, however, that no award pursuant to sections 595.010 to 595.075 shall exceed twenty-five thousand dollars. If two or more persons are entitled to compensation as a result of the death of a person which is the direct result of a crime or in the case of a sexual assault, the compensation shall be apportioned by the department of public safety among the claimants in proportion to their loss.
- [7-] **6.** The method and timing of the payment of any compensation pursuant to sections 595.010 to 595.075 shall be determined by the department.
- [8:] 7. The department shall have the authority to negotiate the costs of medical care or other services directly with the providers of the care or services on behalf of any victim receiving compensation pursuant to sections 595.010 to 595.075.
- 595.045. 1. There is established in the state treasury the "Crime Victims' Compensation Fund". A surcharge of seven dollars and fifty cents shall be assessed as costs in each court proceeding filed in any court in the state in all criminal cases including violations of any county ordinance or any violation of criminal or traffic laws of the state, including an infraction and violation of a municipal ordinance; except that no such fee shall be collected in any proceeding in any court when the proceeding or the defendant has been dismissed by the court or when costs are to be paid by the state, county, or municipality. A surcharge of seven dollars and fifty cents shall be assessed as costs in a juvenile court proceeding in which a child is found by the court to come within the applicable provisions of subdivision (3) of subsection 1 of section 211.031.
- 2. Notwithstanding any other provision of law to the contrary, the moneys collected by clerks of the courts pursuant to the provisions of subsection 1 of this section shall be collected and disbursed in accordance with sections 488.010 to 488.020 and shall be payable to the director of the department of revenue.
- 3. The director of revenue shall deposit annually the amount of **at least** two hundred fifty thousand **dollars but no more than one million** dollars to the state forensic laboratory account administered by the department of public safety to provide financial assistance to defray expenses of crime laboratories if such analytical laboratories are registered with the federal Drug Enforcement Agency or the Missouri department of health and senior services. Subject to appropriations made therefor, such funds shall be distributed by the department of public safety to the crime laboratories serving the courts of this state making analysis of a controlled substance or analysis of blood, breath or urine in relation to a court proceeding.
- 4. The remaining funds collected under subsection 1 of this section shall be denoted to the payment of an annual appropriation for the administrative and operational costs of the office for victims of crime and, if a statewide automated crime victim notification system is established pursuant to section 650.310, to the monthly payment of expenditures actually incurred in the operation of such system. Additional remaining funds shall be subject to the following provisions:
- (1) On the first of every month, the director of revenue or the director's designee shall determine the balance of the funds in the crime victims' compensation fund available to satisfy the amount of compensation payable pursuant to sections 595.010 to 595.075, excluding sections 595.050 and 595.055;
- (2) Beginning on September 1, 2004, and on the first of each month, the director of revenue or the director's designee shall deposit fifty percent of the balance of funds available to the credit of the crime victims' compensation fund and fifty percent to the services to victims' fund established in section 595.100.
- 5. The director of revenue or such director's designee shall at least monthly report the moneys paid pursuant to this section into the crime victims' compensation fund and the services to victims fund to the department of public safety.
- 6. The moneys collected by clerks of municipal courts pursuant to subsection 1 of this section shall be collected and disbursed as provided by sections 488.010 to 488.020. Five percent of such moneys shall be payable to the city treasury of the city from which such funds were collected. The remaining ninety-five percent of such moneys shall be payable to the director of revenue. The funds received by the director of revenue pursuant to this subsection shall be distributed as follows:
- (1) On the first of every month, the director of revenue or the director's designee shall determine the balance of the funds in the crime victims' compensation fund available to satisfy the amount of compensation payable pursuant to sections 595.010 to 595.075, excluding sections 595.050 and 595.055;
- (2) Beginning on September 1, 2004, and on the first of each month the director of revenue or the director's designee shall deposit fifty percent of the balance of funds available to the credit of the crime victims' compensation fund and fifty percent to the services to victims' fund established in section 595.100.

- 7. These funds shall be subject to a biennial audit by the Missouri state auditor. Such audit shall include all records associated with crime victims' compensation funds collected, held or disbursed by any state agency.
- 8. In addition to the moneys collected pursuant to subsection 1 of this section, the court shall enter a judgment in favor of the state of Missouri, payable to the crime victims' compensation fund, of sixty-eight dollars upon a plea of guilty or a finding of guilt for a class A or B felony; forty-six dollars upon a plea of guilty or finding of guilt for a class C [or], D, or E felony; and ten dollars upon a plea of guilty or a finding of guilt for any misdemeanor under Missouri law except for those in chapter 252 relating to fish and game, chapter 302 relating to drivers' and commercial drivers' license, chapter 303 relating to motor vehicle financial responsibility, chapter 304 relating to traffic regulations, chapter 306 relating to watercraft regulation and licensing, and chapter 307 relating to vehicle equipment regulations. Any clerk of the court receiving moneys pursuant to such judgments shall collect and disburse such crime victims' compensation judgments in the manner provided by sections 488.010 to 488.020. Such funds shall be payable to the state treasury and deposited to the credit of the crime victims' compensation fund.
- 9. The clerk of the court processing such funds shall maintain records of all dispositions described in subsection 1 of this section and all dispositions where a judgment has been entered against a defendant in favor of the state of Missouri in accordance with this section; all payments made on judgments for alcohol-related traffic offenses; and any judgment or portion of a judgment entered but not collected. These records shall be subject to audit by the state auditor. The clerk of each court transmitting such funds shall report separately the amount of dollars collected on judgments entered for alcohol-related traffic offenses from other crime victims' compensation collections or services to victims collections.
- 10. The department of revenue shall maintain records of funds transmitted to the crime victims' compensation fund by each reporting court and collections pursuant to subsection 16 of this section and shall maintain separate records of collection for alcohol-related offenses.
- 11. The state courts administrator shall include in the annual report **form** required by section [476.350] **476.412** the circuit court caseloads and the number of crime victims' compensation judgments entered.
- 12. All awards made to injured victims under sections 595.010 to 595.105 and all appropriations for administration of sections 595.010 to 595.105, except sections 595.050 and 595.055, shall be made from the crime victims' compensation fund. Any unexpended balance remaining in the crime victims' compensation fund at the end of each biennium shall not be subject to the provision of section 33.080 requiring the transfer of such unexpended balance to the ordinary revenue fund of the state, but shall remain in the crime victims' compensation fund. In the event that there are insufficient funds in the crime victims' compensation fund to pay all claims in full, all claims shall be paid on a pro rata basis. If there are no funds in the crime victims' compensation fund, then no claim shall be paid until funds have again accumulated in the crime victims' compensation fund. When sufficient funds become available from the fund, awards which have not been paid shall be paid in chronological order with the oldest paid first. In the event an award was to be paid in installments and some remaining installments have not been paid due to a lack of funds, then when funds do become available that award shall be paid in full. All such awards on which installments remain due shall be paid in full in chronological order before any other postdated award shall be paid. Any award pursuant to this subsection is specifically not a claim against the state, if it cannot be paid due to a lack of funds in the crime victims' compensation fund.
- 13. When judgment is entered against a defendant as provided in this section and such sum, or any part thereof, remains unpaid, there shall be withheld from any disbursement, payment, benefit, compensation, salary, or other transfer of money from the state of Missouri to such defendant an amount equal to the unpaid amount of such judgment. Such amount shall be paid forthwith to the crime victims' compensation fund and satisfaction of such judgment shall be entered on the court record. Under no circumstances shall the general revenue fund be used to reimburse court costs or pay for such judgment. The director of the department of corrections shall have the authority to pay into the crime victims' compensation fund from an offender's compensation or account the amount owed by the offender to the crime victims' compensation fund, provided that the offender has failed to pay the amount owed to the fund prior to entering a correctional facility of the department of corrections.
- 14. All interest earned as a result of investing funds in the crime victims' compensation fund shall be paid into the crime victims' compensation fund and not into the general revenue of this state.
- 15. Any person who knowingly makes a fraudulent claim or false statement in connection with any claim hereunder is guilty of a class A misdemeanor.
- 16. The department may receive gifts and contributions for the benefit of crime victims. Such gifts and contributions shall be credited to the crime victims' compensation fund as used solely for compensating victims under the provisions of sections 595.010 to 595.075."; and

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

Representative Curtis 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. 2336, Page 7, Line 14, by inserting immediately after said line the following:

- "565.090. 1. A person commits the offense of harassment in the first degree if he or she, without good cause, engages in any act with the purpose to cause emotional distress to another person, and such act does cause such person to suffer emotional distress.
 - 2. The offense of harassment in the first degree is a class E felony.
- 3. [This section shall not apply to activities of federal, state, county, or municipal law enforcement officers conducting investigations of violation of federal, state, county, or municipal law.] A law enforcement officer shall not be eligible to receive retirement benefits from his or her respective retirement system if such law enforcement officer is convicted of an offense under this section.
- 565.091. 1. A person commits the offense of harassment in the second degree if he or she, without good cause, engages in any act with the purpose to cause emotional distress to another person.
- 2. The offense of harassment in the second degree is a class A misdemeanor, unless the person has previously pleaded guilty to or been found guilty of a violation of this section, of any offense committed in violation of any county or municipal ordinance in any state, any state law, any federal law, or any military law which if committed in this state would be chargeable or indictable as a violation of any offense listed in this subsection, in which case it is a class E felony.
- 3. [This section shall not apply to activities of federal, state, county, or municipal law enforcement officers conducting investigations of violations of federal, state, county, or municipal law.] A law enforcement officer shall not be eligible to receive retirement benefits from his or her respective retirement system if such law enforcement officer is convicted of an offense under this section.
- 566.100. 1. A person commits the offense of sexual abuse in the first degree if he or she subjects another person to sexual contact when that person is incapacitated, incapable of consent, or lacks the capacity to consent, or by the use of forcible compulsion.
- 2. The offense of sexual abuse in the first degree is a class C felony unless the victim is less than fourteen years of age, or it is an aggravated sexual offense, in which case it is a class B felony.
- 3. The offense of sexual abuse in the first degree is a class B felony if the offender is a law enforcement officer who commits the offense while acting in an official capacity as a law enforcement officer.
- 4. A law enforcement officer shall not be eligible to receive retirement benefits from his or her respective retirement system if such law enforcement officer is convicted of an offense under this section.
- 566.101. 1. A person commits the offense of sexual abuse in the second degree if he or she purposely subjects another person to sexual contact without that person's consent.
- 2. The offense of sexual abuse in the second degree is a class A misdemeanor, unless it is an aggravated sexual offense, in which case it is a class E felony.
- 3. The offense of sexual abuse in the second degree is a class E felony if the offender is a law enforcement officer who commits the offense while acting in an official capacity as a law enforcement officer.
- 4. A law enforcement officer shall not be eligible to receive retirement benefits from his or her respective retirement system if such law enforcement officer is convicted of an offense under this section."; and

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

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

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Curtis:

AYES:	022
TILD.	022

Adams	Arthur	Barnes 28	Brown 27	Butler
Carpenter	Curtis	Franks Jr	Green	Lavender
May	McCann Beatty	Meredith 71	Merideth 80	Mosley
Nichols	Pierson Jr	Quade	Roberts	Stevens 46

Unsicker Washington

NOES: 107

Anders	Anderson	Andrews	Austin	Bangert
Baringer	Black	Bondon	Brattin	Burnett
Burns	Chipman	Christofanelli	Conway 104	Corlew
Cornejo	Curtman	Davis	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Evans	Fitzpatrick
Fitzwater	Fraker	Francis	Franklin	Frederick
Gannon	Grier	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Hill	Houghton
Houx	Hurst	Johnson	Justus	Kelly 141
Knight	Kolkmeyer	Korman	Lant	Lichtenegger
Love	Lynch	Marshall	Mathews	McCreery
McDaniel	McGaugh	McGee	Messenger	Miller
Moon	Morgan	Morris 140	Morse 151	Muntzel
Neely	Pfautsch	Pietzman	Pike	Plocher
Pogue	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Revis	Rhoads	Roden
Roeber	Rone	Ross	Rowland 155	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
Walsh	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

PRESENT: 000

ABSENT WITH LEAVE: 032

Alferman	Bahr	Barnes 60	Basye	Beard
Beck	Bernskoetter	Berry	Brown 57	Conway 10
Cookson	Cross	Ellebracht	Ellington	Engler
Gray	Gregory	Haahr	Higdon	Kelley 127
Kendrick	Kidd	Lauer	Matthiesen	Mitten
Newman	Peters	Phillips	Rowland 29	Smith 85
Stephens 128	Walker 74			

VACANCIES: 002

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

On motion of Representative Tate, **HB 2336**, as amended, was ordered perfected and printed.

COMMITTEE REPORTS

Committee on Economic Development, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HCR 77**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Beck, Berry, Ellebracht, Fitzwater, Grier, Knight, Lant, Miller, Plocher, Rehder and Washington

Noes (0)

Absent (2): Green and Pietzman

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 1438**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Beck, Berry, Ellebracht, Grier, Knight, Lant, Miller, Pietzman, Plocher, Rehder and Washington

Noes (0)

Absent (2): Fitzwater and Green

Mr. Speaker: Your Committee on Economic Development, to which was referred **SCS SB 629**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Beck, Berry, Ellebracht, Grier, Knight, Lant, Miller, Plocher and Rehder

Noes (1): Washington

Absent (3): Fitzwater, Green and Pietzman

Committee on Transportation, Chairman Reiboldt reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **SB 757**, 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 (8): Burns, Corlew, Hurst, Kolkmeyer, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (3): Cornejo, Korman and May

Mr. Speaker: Your Committee on Transportation, to which was referred **SCS SB 814**, 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 (8): Burns, Corlew, Hurst, Kolkmeyer, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (3): Cornejo, Korman and May

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCR 96**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Curtis, Eggleston, Fitzwater, Gregory, Houx, Lavender, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Butler, Haahr and Rhoads

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1311**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Curtis, Eggleston, Fitzwater, Gregory, Houx, Lavender, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Butler, Haahr and Rhoads

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1554**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Curtis, Fitzwater, Lavender, Rone, Shull (16) and Wessels

Noes (4): Eggleston, Gregory, Houx and Shumake

Absent (3): Butler, Haahr and Rhoads

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2632**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Eggleston, Fitzwater, Gregory, Houx, Lavender, Rone, Shull (16), Shumake and Wessels

Noes (1): Curtis

Absent (3): Butler, Haahr and Rhoads

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SS SCS SB 549**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Curtis, Eggleston, Fitzwater, Gregory, Houx, Lavender, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Butler, Haahr and Rhoads

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SB 569**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Curtis, Eggleston, Fitzwater, Gregory, Houx, Lavender, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Butler, Haahr and Rhoads

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SB 573**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Curtis, Eggleston, Fitzwater, Gregory, Houx, Lavender, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Butler, Haahr and Rhoads

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SS SCS SB 593**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Curtis, Eggleston, Fitzwater, Gregory, Houx, Lavender, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Butler, Haahr and Rhoads

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SB 594**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Curtis, Eggleston, Fitzwater, Gregory, Houx, Lavender, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Butler, Haahr and Rhoads

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SS SB 608**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Curtis, Eggleston, Fitzwater, Gregory, Houx, Rone, Shull (16), Shumake and Wessels

Noes (1): Lavender

Absent (3): Butler, Haahr and Rhoads

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SCS SB 623**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Curtis, Eggleston, Fitzwater, Gregory, Houx, Lavender, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Butler, Haahr and Rhoads

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SB 626**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Curtis, Eggleston, Fitzwater, Gregory, Houx, Lavender, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Butler, Haahr and Rhoads

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SB 708**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Curtis, Eggleston, Fitzwater, Gregory, Houx, Lavender, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Butler, Haahr and Rhoads

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SS SCS SB 549 - Fiscal Review

SB 573 - Fiscal Review

SB 594 - Fiscal Review

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 adopted SCR 31.

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 **SCR 36** entitled:

Relating to Shingles Awareness and Prevention Month in Missouri.

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 **SCR 40** entitled:

Relating to an application to Congress for the calling of an Article V convention of states to propose an amendment to the United States Constitution regarding term limits for members of Congress.

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 adopted **SCR 42**.

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 adopted **SCR 43**.

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 **SJR 25** entitled:

Joint resolution submitting to the qualified voters of Missouri an amendment repealing section 39(a) of article III of the Constitution of Missouri, and adopting one new section in lieu thereof relating to bingo.

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 SB 552** entitled:

An act to repeal sections 105.478 and 576.040, RSMo, and to enact in lieu thereof five new sections relating to official misconduct, with 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 **SB 697** entitled:

An act to repeal section 313.040, RSMo, and to enact in lieu thereof one new section relating to bingo, with a contingent effective date and 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 **SB 706** entitled:

An act to repeal section 260.262, RSMo, and to enact in lieu thereof one new section relating to the fee collected at the time of sale for lead-acid batteries.

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 **SB 722** entitled:

An act to amend chapter 192, RSMo, by adding thereto one new section relating to a prescription drug importation study.

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 **SB 786** entitled:

An act to repeal section 105.055, RSMo, and to enact in lieu thereof two new sections relating to freedom to disclose information about public employers.

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 **SB 808** entitled:

An act to repeal section 311.300, RSMo, and to enact in lieu thereof two new sections relating to the transfer of intoxicating liquor.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 890** entitled:

An act to repeal section 211.447, RSMo, and to enact in lieu thereof two new sections relating to child abuse and neglect, with 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 **SB 954** entitled:

An act to repeal section 610.140, RSMo, and to enact in lieu thereof one new section relating to expungement of records relating to the offense of unlawful use of a weapon.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 966** entitled:

An act to repeal sections 43.505, 43.507, 57.117, 57.450, 217.015, 217.030, 217.075, 217.655, 217.665, 217.670, 217.690, 217.703, 217.705, 217.720, 217.722, 217.735, 217.750, 217.755, 217.760, 217.762, 217.777, 217.810, 221.105, 488.5320, 513.653, 566.147, 589.303, 595.010, 595.015, 595.020, 595.025, 595.030, 595.035, 595.055, 595.220, 610.140, and 650.055, RSMo, and to enact in lieu thereof forty-four new sections relating to administration of the criminal justice system, with existing penalty provisions.

In which the concurrence of the House is respectfully requested.

MESSAGES FROM THE GOVERNOR

April 5, 2018

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES 99th GENERAL ASSEMBLY SECOND REGULAR SESSION STATE OF MISSOURI

Herewith I return to you House Committee Substitute for House Bill No. 2014 entitled:

AN ACT

To appropriate money for supplemental purposes for the expenses, grants, and distributions of the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the fiscal period ending June 30, 2018.

On April 5, 2018, I approved House Committee Substitute for House Bill No. 2014.

Respectfully Submitted,

/s/ Eric R. Greitens Governor

Having been returned from the Governor with his approval, **HCS HB 2014** was delivered to the Secretary of State by the Chief Clerk of the House.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Tuesday, April 10, 2018.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, April 10, 2018, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: SS SCS SB 547, SCS SB 787, SS SCS SBs 627 & 925

Executive session will be held: SS SCS SB 547, SCS SB 787

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

SS SCS SBs 627 & 925 added.

AMENDED

BUDGET

Tuesday, April 10, 2018, 8:15 AM, House Hearing Room 3.

Public hearing will be held: HB 1450, HB 2649

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

BUDGET

Wednesday, April 11, 2018, 8:15 AM, House Hearing Room 3.

Public hearing will be held: HB 1804, HB 2572, HB 2708

Executive session will be held: HB 1299, HB 1301, HB 2017, HB 2018, HB 2671

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

CHILDREN AND FAMILIES

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

Public hearing will be held: HB 2530, SB 850

Executive session will be held: HB 1867, HB 2159, HB 2589, HJR 53

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

HB 2591 removed.

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

AMENDED

CONSENT AND HOUSE PROCEDURE

Tuesday, April 10, 2018, 9:00 AM, House Hearing Room 4.

Executive session will be held: HB 1742

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

CONSERVATION AND NATURAL RESOURCES

Wednesday, April 11, 2018, 8:30 AM, House Hearing Room 1.

Public hearing will be held: SS SCS SB 782

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

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, April 10, 2018, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1958, HB 1452, HB 2245, HB 1869

Executive session will be held: HB 2495, HB 1916, HB 1963, HB 1743

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

ECONOMIC DEVELOPMENT

Tuesday, April 10, 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.

FINANCIAL INSTITUTIONS

Tuesday, April 10, 2018, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 5.

Public hearing will be held: SCS SB 769

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

GENERAL LAWS

Tuesday, April 10, 2018, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 1448, HB 1924, HB 2370, SS SCS SB 600, SB 693, SB 871 Executive session may be held on any matter referred to the committee.

GOVERNMENT EFFICIENCY

Tuesday, April 10, 2018, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1708, SS SB 870

Executive session will be held: HB 2416, HB 2420, HB 2621

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

HEALTH AND MENTAL HEALTH POLICY

Wednesday, April 11, 2018, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2463, HB 2509, HB 2611, HB 2433

Executive session will be held: SB 660, SB 840, HB 2209

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

HIGHER EDUCATION

Wednesday, April 11, 2018, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 5.

Public hearing will be held: SCS SB 990

Executive session will be held: SCS SB 990

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

INSURANCE POLICY

Tuesday, April 10, 2018, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 4.

Public hearing will be held: SB 575, SB 981, HB 2612

Executive session will be held: SS SB 597

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

JOINT COMMITTEE ON EDUCATION

Monday, April 30, 2018, 12:00 PM, House Hearing Room 6.

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

Election of Chair and Co-Chair, outgoing member recognition. Discussion of interim activities.

JUDICIARY

Tuesday, April 10, 2018, 5:00 PM or upon conclusion of afternoon session, House Hearing Room 1.

Public hearing will be held: HB 1969, HB 1648, SCS SBs 946 & 947, SB 800

Executive session will be held: HB 1891, HB 1255, HB 1399, SB 806, SB 793

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.

CORRECTED

SPECIAL COMMITTEE ON EMPLOYMENT SECURITY

Tuesday, April 10, 2018, 9:00 AM, House Hearing Room 6.

Executive session will be held: HB 2353, HB 2672

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

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, April 10, 2018, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 7.

Public hearing will be held: SB 695

Executive session will be held: HB 1825, HB 1975, HB 2548, HB 2507

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

SPECIAL COMMITTEE ON LITIGATION REFORM

Tuesday, April 10, 2018, 5:00 PM or upon conclusion of afternoon session, House Hearing Room 6.

Executive session will be held: HB 2635

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

SPECIAL COMMITTEE ON TOURISM

Wednesday, April 11, 2018, 8:00 AM, House Hearing Room 6.

Public hearing will be held: SCS SBs 999 & 1000, HCR 105, HCR 98

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

Correction on time and location.

CORRECTED

SPECIAL INVESTIGATIVE COMMITTEE ON OVERSIGHT

Tuesday, April 10, 2018, 12:00 PM, Room B-22, 201 West Capitol Ave, 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.

SPECIAL INVESTIGATIVE COMMITTEE ON OVERSIGHT

Wednesday, April 11, 2018, 12:00 PM, Room B-22, 201 West Capitol Ave, 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.

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TRANSPORTATION

Wednesday, April 11, 2018, 8:00 AM, House Hearing Room 5. Public hearing will be held: SB 683, SS SCS SB 707, SS SB 881, SB 919 Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Wednesday, April 11, 2018, 9:00 AM, House Hearing Room 4.

Public hearing will be held: SCS SB 862

Executive session will be held: SCS SB 862

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

HOUSE CALENDAR

FIFTY-SECOND DAY, TUESDAY, APRIL 10, 2018

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 61 - Shumake

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 11 - Dinkins

HCB 16 - Houghton

HOUSE BILLS FOR PERFECTION - REVISION

HRB 2 - Shaul (113)

HOUSE BILLS FOR PERFECTION

HCS HB 2247 - Roeber

HB 2179 - Richardson

HB 2384 - Barnes (60)

HB 1662 - Swan

HCS HB 2129 - Cookson

HCS HBs 2523 & 2524 - Gregory

HCS HB 1857 - Shaul (113)

HCS HB 1289 - Engler

HCS HB 1542 - Morris (140)

HCS HB 1803 - Matthiesen

HCS HB 1739 - Smith (163)

HCS HB 1885 - Bahr

HCS HB 1915 - Roden

HB 2155 - Schroer

HB 1397 - Shaul (113)

HCS HB 2210 - Christofanelli

HCS HB 1999 - Bondon

HCS HB 2407 - Ruth

HB 2438 - Remole

HB 2460 - Vescovo

HB 1590 - Smith (163)

HB 2381 - Sommer

HB 2352 - Fraker

HB 1728 - Lant

HB 1378 - Trent

HCS HB 1424 - Roeber

HB 1569 - Christofanelli

HCS HB 1549 - Alferman

HB 1626 - Morris (140)

HCS HB 1363 - Kidd

HB 1290 - Henderson

HCS HB 1248 - Pike

HCS HB 2364 - Bondon

HCS HB 2356 - Haefner

HB 1906 - Higdon

HCS HB 2038 - Fraker

HCS HB 1273 - Kendrick

HCS HB 1577 - Wiemann

HCS HB 1870 - Barnes (60)

HB 1901 - Cross

HB 1972 - Wiemann

HB 1431 - Barnes (28)

HB 1454 - May

HCS HB 1554 - Neely

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1795 - Bernskoetter

HCS HB 2157 - Bahr

HCS HB 1264 - Schroer

HCS HB 1457 - Lauer

HB 1715 - Phillips

HB 1470 - Kelley (127)

HCS HB 1491 - Kelley (127)

HB 1767 - Arthur

HB 1966 - Cornejo

HB 2139 - Morris (140)

HB 1846 - Cornejo

HB 1249 - Plocher

HCS HB 2119 - Mathews

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HCS HB 1611 - Trent

HCS HB 2140 - Haefner

HB 1485 - Brown (57)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 69 - Davis

HCR 73 - Justus

HCR 70 - Franks Jr.

HCR 55 - Basye

HCR 58 - Spencer

HCR 63 - Haefner

HCR 64 - Shaul (113)

HCR 59 - May

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 2105, (Fiscal Review 4/2/18), E.C. - Frederick

HCS HB 1261, (Fiscal Review 4/5/18) - Schroer

HCS HB 2540, (Fiscal Review 4/5/18) - Haahr

SENATE CONCURRENT RESOLUTIONS FOR SECOND READING

SCR 31

SCR 36

SCR 40

SCR 42

SCR 43

SENATE JOINT RESOLUTIONS FOR SECOND READING

SJR 25

SENATE BILLS FOR SECOND READING

SS#2 SB 552

SB 697

SB 706

SB 722

SB 786

SB 808

SS SCS SB 890

SB 954

SS SCS SB 966

SENATE BILLS FOR THIRD READING

SB 649 - Engler

SS SCS SB 592 - Shaul (113)

HCS SCS SB 623 - Plocher

HCS SB 569 - Fraker

SS SCS SB 549, (Fiscal Review 4/9/18) - Rehder

SS SCS SB 593 - Shull (16)

SB 594, (Fiscal Review 4/9/18) - Engler

SB 573, (Fiscal Review 4/9/18) - Davis

HCS SS SB 608 - Rhoads

SB 626 - Kidd

SB 708 - Fitzpatrick

BILLS IN CONFERENCE

SS SCS HB 1291, as amended - Henderson

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Fitzpatrick

CCS SCS HCS HB 2 - Fitzpatrick

CCS SCS HCS HB 3 - Fitzpatrick

CCS SCS HCS HB 4 - Fitzpatrick

CCS SCS HCS HB 5 - Fitzpatrick

CCS SCS HCS HB 6 - Fitzpatrick

CCS SCS HCS HB 7 - Fitzpatrick

CCS SCS HCS HB 8 - Fitzpatrick

CCS SCS HCS HB 9 - Fitzpatrick

CCS SCS HCS HB 10 - Fitzpatrick

CCS SCS HCS HB 11 - Fitzpatrick

CCS SCS HCS HB 12 - Fitzpatrick

SCS HCS HB 13 - Fitzpatrick

CCS SCS HCS HB 17 - Fitzpatrick

SCS HCS HB 18 - Fitzpatrick

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