JOURNAL OF THE HOUSE

Second Regular Session, 99th GENERAL ASSEMBLY

SEVENTY-THIRD DAY, MONDAY, MAY 14, 2018

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Representative Ken Wilson.

Heavenly Father, we know of no better way to begin the work of this last week of session than by seeking Your guidance and Your counsel for our lives. We thank You for giving us access to You through prayer and for the delight You take in listening. We ask for forgiveness for the times that we only go through the motions with our prayer life. Give each of us a pure heart to believe and not doubt. Lord, we want to trust not only that You hear us but that You'll help us. We want to trust in Your greater purposes for the countless things that we do not know, see, or understand.

Father, we the members of this honorable body we come before You united in our prayers for Your blessing, Your guidance, and Your help, that we may faithfully do what is best for the people and what is right in Your sight. We pray that we the members will work together as a team for the welfare of all Your people.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the seventy-second day was approved as printed by the following vote:

AYES: 121

Alferman	Anders	Anderson	Andrews	Austin
Bahr	Bangert	Baringer	Barnes 28	Basye
Beck	Bernskoetter	Berry	Black	Bondon
Brattin	Burns	Butler	Carpenter	Chipman
Christofanelli	Conway 10	Conway 104	Cookson	Corlew
Cross	Curtman	Davis	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Ellebracht	Evans
Fitzwater	Francis	Franklin	Franks Jr	Frederick
Gray	Gregory	Grier	Haahr	Haefner
Hannegan	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hurst	Johnson
Kelley 127	Kelly 141	Kendrick	Kidd	Knight
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Lynch	Marshall	Mathews	Matthiesen
McCann Beatty	McCreery	McDaniel	McGaugh	Meredith 71
Miller	Mitten	Morgan	Morse 151	Muntzel
Newman	Nichols	Pfautsch	Phillips	Pierson Jr
Pike	Quade	Razer	Redmon	Reiboldt
Reisch	Remole	Revis	Rhoads	Roberts

Roden Ross Rowland 155 Runions Ruth Schroer Shaul 113 Shull 16 Shumake Smith 85 Sommer Stacy Stevens 46 Swan Taylor Trent Vescovo Walker 3 Walker 74 Walsh White Wiemann Wilson Wood Wessels

Mr. Speaker

NOES: 000

PRESENT: 001

Burnett

ABSENT WITH LEAVE: 039

Brown 27 Adams Arthur Barnes 60 Beard Brown 57 Cornejo Curtis Ellington Engler Fitzpatrick Fraker Gannon Green Hansen McGee Merideth 80 Justus Love May Messenger Moon Morris 140 Mosley Neely Peters Pietzman Plocher Pogue Rehder Roeber Rone Rowland 29 Smith 163 Spencer Unsicker Stephens 128 Tate Washington

VACANCIES: 002

SECOND READING OF SENATE CONCURRENT RESOLUTIONS

The following Senate Concurrent Resolution was read the second time:

SCR 49, relating to the election date for the referendum on Senate Substitute #2 for Senate Bill 19 as enacted by the Ninety-ninth General Assembly, First Regular Session.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HJR 79**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Anderson, Conway (104), Haefner, Morris (140), Swan, Wiemann and Wood

Noes (2): Morgan and Wessels

Absent (5): Alferman, Fraker, Rowland (29), Smith (163) and Unsicker

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS HB 1633, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Conway (104), Haefner, Morgan, Morris (140), Swan, Wessels, Wiemann and Wood

Noes (0)

Absent (5): Alferman, Fraker, Rowland (29), Smith (163) and Unsicker

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SCS SBs 632 & 675**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Anderson, Conway (104), Haefner, Morris (140), Swan, Wessels, Wiemann and Wood

Noes (1): Morgan

Absent (5): Alferman, Fraker, Rowland (29), Smith (163) and Unsicker

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SB 773**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Conway (104), Haefner, Morgan, Morris (140), Swan, Wessels, Wiemann and Wood

Noes (0)

Absent (5): Alferman, Fraker, Rowland (29), Smith (163) and Unsicker

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR HCS SS SCS SB 775, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Conway (104), Haefner, Morgan, Morris (140), Swan, Wessels, Wiemann and Wood

Noes (0)

Absent (5): Alferman, Fraker, Rowland (29), Smith (163) and Unsicker

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SB 884**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Conway (104), Haefner, Morgan, Morris (140), Swan, Wessels, Wiemann and Wood

Noes (0)

Absent (5): Alferman, Fraker, Rowland (29), Smith (163) and Unsicker

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SB 981**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Anderson, Conway (104), Haefner, Morgan, Morris (140), Swan, Wessels, Wiemann and Wood

Noes (0)

Absent (5): Alferman, Fraker, Rowland (29), Smith (163) and Unsicker

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS HB 1428** entitled:

An act to repeal sections 49.060 and 105.030, RSMo, and to enact in lieu thereof two new sections relating to vacancies in elected offices.

With Senate Amendment No. 1

Senate Amendment No. 1

AMEND Senate Substitute for House Bill No. 1428, Page 1, Section A, Line 3 of said page, by inserting after all of said line the following:

"26.235. Whenever a vacancy exists in the office of lieutenant governor, the governor shall immediately appoint, with the advice and consent of the senate, a person to fill such vacancy for the remainder of the term in which the vacancy occurred, who shall continue in office until a successor shall have been duly elected and qualified pursuant to article IV of the Missouri constitution."; and

Further amend said bill, Page 2, Section 105.030, Line 11 of said page, by striking "lieutenant governor,"; and

Further amend the title and enacting clause accordingly.

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 President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SCS SB 718**, as amended.

Senators: Eigel, Onder, Sater, Holsman, Nasheed

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HB 1633, as amended, relating to criminal offenses, was taken up by Representative Corlew.

Speaker Pro Tem Haahr assumed the Chair.

Representative Ross assumed the Chair.

Representative Washington made a substitute motion that the House refuse to adopt **SS SCS HB 1633, as amended**, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 103

Alferman	Anderson	Austin	Barnes 60	Basye
Beard	Bernskoetter	Berry	Black	Bondon
Brattin	Chipman	Christofanelli	Conway 104	Cookson
Corlew	Cornejo	Cross	Curtman	Davis

McCann Beatty

Mitten

Quade

Smith 85

DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haefner	Hannegan	Hansen	Helms
Henderson	Higdon	Hill	Houghton	Houx
	C		· ·	
			•	•
	· ·	•		
Matthiesen	McDaniel	•		
Morse 151	Muntzel	C	Pfautsch	
Pietzman	Pike	Plocher	Redmon	Rehder
Reiboldt	Reisch	Remole	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Shaul 113
Shull 16	Shumake	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	•	Trent
Vescovo	Walker 3	Walsh	White	Wiemann
Wilson	Wood	Mr. Speaker		
		1		
NOES: 039				
Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Burnett	Burns	Butler
Carpenter	Conway 10	Curtis	Ellington	Franks Jr
Morse 151 Pietzman Reiboldt Rone Shull 16 Stephens 128 Vescovo Wilson NOES: 039 Adams Barnes 28	Muntzel Pike Reisch Ross Shumake Swan Walker 3 Wood Anders Beck	Remole Rowland 155 Sommer Tate Walsh Mr. Speaker Arthur Burnett	Redmon Roden Ruth Spencer Taylor White Bangert Burns	Roeber Shaul 113 Stacy Trent Wiemann Baringer Butler

PRESENT: 000

Gray

McCreery

Stevens 46

Morgan

Razer

ABSENT WITH LEAVE: 019

Kendrick

McGee

Mosley

Unsicker

Revis

Andrews Bahr Brown 27 Brown 57 Ellebracht Haahr Harris Korman Messenger Green Miller Newman Peters Pogue Rhoads Rowland 29 Schroer Smith 163 Walker 74

Lavender

Nichols

Roberts

Meredith 71

Washington

VACANCIES: 002

Representative Washington again moved that the House refuse to adopt **SS SCS HB 1633, as amended**, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

May

Merideth 80

Pierson Jr

Runions

Wessels

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

AYES: 042

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Berry	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Ellington
Franks Jr	Gray	Harris	Kendrick	Lavender
May	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Nichols

Pierson Jr Runions Washington	Quade Shumake Wessels	Razer Smith 85	Revis Stevens 46	Roberts Unsicker
NOES: 104				
Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Black
Bondon	Brattin	Chipman	Christofanelli	Conway 104
Corlew	Cornejo	Cross	Curtman	Davis
DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Knight	Kolkmeyer	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McDaniel	McGaugh	Miller
Moon	Morris 140	Morse 151	Muntzel	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roeber	Rone	Ross	Rowland 155
Ruth	Shaul 113	Shull 16	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	Walsh	White
Wiemann	Wilson	Wood	Mr. Speaker	
PRESENT: 000				
ABSENT WITH LEAVE: 015				

Cookson

Newman

Schroer

VACANCIES: 002

Brown 27

Korman

Roden

SS SCS HB 1633, as amended, was laid over.

Brown 57

Messenger

Rowland 29

THIRD READING OF SENATE BILLS - INFORMAL

HCS SB 581, relating to landlord tenant actions, was taken up by Representative Cross.

Ellebracht

Smith 163

Peters

Green

Pogue

Walker 74

On motion of Representative Cross, the title of HCS SB 581 was agreed to.

Representative Ellington raised a point of order that a member was in violation of Rule 85.

Representative Plocher raised a point of order that the point of order was not timely.

Representative Ross requested parliamentary rulings.

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

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

ΔV	ES:	098

A1E3. 070				
Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Chipman	Christofanelli	Cookson
Corlew	Cornejo	Cross	Curtman	Davis
DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzwater	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haefner	Hannegan	Hansen	Helms	Henderson
Hill	Houghton	Houx	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Knight
Kolkmeyer	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McGaugh
Miller	Morris 140	Morse 151	Muntzel	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Rone	Ross	Rowland 155
Ruth	Shaul 113	Shull 16	Shumake	Sommer
Spencer	Stacy	Stephens 128	Tate	Taylor
Trent	Vescovo	Walker 3	Walsh	White
Wiemann	Wilson	Wood		
NOES: 042				
Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Burnett	Burns	Butler
Carpenter	Conway 10	Curtis	Ellebracht	Ellington
Franks Jr	Gray	Green	Harris	Kendrick
Lavender	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Nichols	Pierson Jr	Quade	Razer	Revis
Roberts	Runions	Smith 85	Stevens 46	Unsicker
Washington	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 021

Barnes 60	Brown 27	Brown 57	Conway 104	Fitzpatrick
Haahr	Higdon	Korman	McDaniel	Messenger
Moon	Newman	Peters	Pogue	Roeber
Rowland 29	Schroer	Smith 163	Swan	Walker 74

Mr. Speaker

VACANCIES: 002

On motion of Representative Cross, HCS SB 581 was adopted by the following vote:

AYES: 102

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

NOES: 044

Adams Arthur Barnes 28 Bangert Baringer Beck Burnett Burns Butler Carpenter Conway 10 Curtis Ellebracht Ellington Fitzpatrick Franks Jr Gray Green Kendrick Kidd Lavender Marshall McCann Beatty McCreery May McGee Meredith 71 Merideth 80 Morgan Moon Nichols Pierson Jr Razer Mosley Quade Smith 85 Stevens 46 Revis Runions Unsicker Walker 74 Washington Wessels White

PRESENT: 000

ABSENT WITH LEAVE: 015

Barnes 60Brown 27Brown 57CooksonHaahrHigdonMcDanielMessengerMittenNewmanPetersPogueRowland 29Smith 163Mr. Speaker

VACANCIES: 002

On motion of Representative Cross, **HCS SB 581** was read the third time and passed by the following vote:

AYES: 101

Alferman Anders Anderson Andrews Austin Bahr Basye Beard Bernskoetter Berry Black Bondon Brattin Chipman Christofanelli Conway 104 Corlew Cornejo Cross Curtman Davis DeGroot Dinkins Dogan Dohrman Eggleston Engler Evans Fitzwater Fraker

Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Knight	Kolkmeyer	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Mathews	Matthiesen
McGaugh	Miller	Morris 140	Morse 151	Muntzel
Neely	Pfautsch	Phillips	Pietzman	Pike
Plocher	Redmon	Rehder	Reiboldt	Reisch
Remole	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Sommer	Spencer	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	Walsh	Wiemann	Wilson	Wood
Mr. Speaker				
NOES: 043				
Adams	Arthur	Bangert	Baringer	Barnes 28
Beck	Burnett	Burns	Butler	Carpenter
Conway 10	Curtis	Ellebracht	Ellington	Fitzpatrick
Franks Jr	Green	Kendrick	Kidd	Lavender
Marshall	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Moon	Morgan
Mosley	Nichols	Pierson Jr	Quade	Razer
Revis	Runions	Stevens 46	Unsicker	Walker 74
Washington	Wessels	White		
PRESENT: 000				
ABSENT WITH LEAV	E: 017			
Barnes 60	Brown 27	Brown 57	Cookson	Gray
Haahr	Higdon	McDaniel	Messenger	Newman
Peters	Pogue	Rhoads	Rowland 29	Smith 85
Smith 163	Stacy			
Silitii 103	Bucy			

VACANCIES: 002

Representative Ross declared the bill passed.

HCS SB 871, relating to court administration, was taken up by Representative Trent.

On motion of Representative Trent, the title of HCS SB 871 was agreed to.

Representative Trent offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 871, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

"455.513. 1. **The court may immediately issue an ex parte order of protection** upon the filing of a verified petition under sections 455.500 to 455.538, for good cause shown in the petition, and upon finding that:

- (1) No prior order regarding custody **involving the respondent and the child** is pending or has been made; or [that]
- (2) The respondent is less than seventeen years of age[, the court may immediately issue an ex parte order of protection].

An immediate and present danger of domestic violence, stalking, or sexual assault to a child shall constitute good cause for purposes of this section. An ex parte order of protection entered by the court shall be in effect until the time of the hearing. The court shall deny the ex parte order and dismiss the petition if the petitioner is not authorized to seek relief pursuant to section 455.505.

- 2. Upon the entry of the ex parte order of protection, the court shall enter its order appointing a guardian ad litem or court-appointed special advocate to represent the child victim.
- 3. If the allegations in the petition would give rise to jurisdiction under section 211.031, the court may direct the children's division to conduct an investigation and to provide appropriate services. The division shall submit a written investigative report to the court and to the juvenile officer within thirty days of being ordered to do so. The report shall be made available to the parties and the guardian ad litem or court-appointed special advocate.
- 4. If the allegations in the petition would give rise to jurisdiction under section 211.031 because the respondent is less than seventeen years of age, the court may issue an ex parte order and shall transfer the case to juvenile court for a hearing on a full order of protection. Service of process shall be made pursuant to section 455.035."; and

Further amend said bill, Page 2, Section 478.625, Line 7, by inserting immediately after said section and line the following:

- "483.075. 1. Every clerk shall record the judgments, rules, orders and other proceedings of the court; issue and attest all process when required by law and affix the seal of his office thereto, or if none be provided, then his private seal; keep a perfect account of all moneys coming into his hands on account of costs or otherwise, and punctually pay over the same.
- 2. Provided, that where the clerk of the circuit court is a party, plaintiff or defendant, whether singly or jointly with others, to a suit or action, the writ of summons and all other process shall be issued by the clerk of the county commission, the reason therefor being noted on said process, and said latter named clerk shall, on the trial of said cause, act as temporary clerk of the circuit court and otherwise perform in said cause all the duties of the circuit court clerk. This subsection shall not apply where the clerk of the circuit court is named as a party under sections 610.130 to 610.145 or other sections relating to the expungement of criminal records."; and

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

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

Representative Redmon offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 871, Page 3, Section 488.2250, Line 19, by inserting after all of said section and line the following:

- "516.105. **1.** All actions against physicians, hospitals, dentists, registered or licensed practical nurses, optometrists, podiatrists, pharmacists, chiropractors, professional physical therapists, mental health professionals licensed under chapter 337, and any other entity providing health care services and all employees of any of the foregoing acting in the course and scope of their employment, for damages for malpractice, negligence, error or mistake related to health care shall be brought within two years from the date of occurrence of the act of neglect complained of, except that:
- (1) In cases in which the act of neglect complained of is introducing and negligently permitting any foreign object to remain within the body of a living person, the action shall be brought within two years from the date of the discovery of such alleged negligence, or from the date on which the patient in the exercise of ordinary care should have discovered such alleged negligence, whichever date first occurs; and

- (2) In cases in which the act of neglect complained of is the negligent failure to inform the patient of the results of medical tests, the action for failure to inform shall be brought within two years from the date of the discovery of such alleged negligent failure to inform, or from the date on which the patient in the exercise of ordinary care should have discovered such alleged negligent failure to inform, whichever date first occurs; except that, no such action shall be brought for any negligent failure to inform about the results of medical tests performed more than two years before August 28, 1999. For purposes of this subdivision, the act of neglect based on the negligent failure to inform the patient of the results of medical tests shall not include the act of informing the patient of the results of negligently performed medical tests or the act of informing the patient of erroneous test results; and
- (3) In cases in which the person bringing the action is a minor less than eighteen years of age, such minor shall have until his or her twentieth birthday to bring such action.

 In no event shall any action for damages for malpractice, error, or mistake be commenced after the expiration of ten years from the date of the act of neglect complained of or for two years from a minor's eighteenth birthday, whichever is later.
- 2. Any service on a defendant by a plaintiff after the statute of limitations set forth in subsection 1 of this section has expired or after the expiration of any extension of the time provided to commence an action pursuant to law shall be made within one hundred eighty days of the filing of the petition. If such service is not made on a defendant within one hundred eighty days of the filing of the petition, the court shall dismiss the action against the defendant. The dismissal shall be without prejudice unless the plaintiff has previously taken or suffered a nonsuit, in which case the dismissal shall be with prejudice.
- 537.100. **1.** Every action instituted under section 537.080 shall be commenced within three years after the cause of action shall accrue; provided, that if any defendant, whether a resident or nonresident of the state at the time any such cause of action accrues, shall then or thereafter be absent or depart from the state, so that personal service cannot be had upon such defendant in the state in any such action heretofore or hereafter accruing, the time during which such defendant is so absent from the state shall not be deemed or taken as any part of the time limited for the commencement of such action against him; and provided, that if any such action shall have been commenced within the time prescribed in this section, and the plaintiff therein take or suffer a nonsuit, or after a verdict for him the judgment be arrested, or after a judgment for him the same be reversed on appeal or error, such plaintiff may commence a new action from time to time within one year after such nonsuit suffered or such judgment arrested or reversed; and in determining whether such new action has been begun within the period so limited, the time during which such nonresident or absent defendant is so absent from the state shall not be deemed or taken as any part of such period of limitation.
- 2. Any service on a defendant by a plaintiff after the statute of limitations set forth in subsection 1 of this section has expired or after the expiration of any extension of the time provided to commence an action pursuant to law shall be made within one hundred eighty days of the filing of the petition. If such service is not made on a defendant within one hundred eighty days of the filing of the petition, the court shall dismiss the action against the defendant. The dismissal shall be without prejudice unless the plaintiff has previously taken or suffered a nonsuit, in which case the dismissal shall be with prejudice."; and

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

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 099

Alferman Anderson Andrews Austin Bahr Basye Beard Bernskoetter Berry Black Conway 104 Bondon Brattin Chipman Christofanelli Corlew Cornejo Cross Curtman Davis DeGroot Dinkins Dogan Dohrman Eggleston Evans Fitzpatrick Fitzwater Francis Franklin Frederick Gannon Gregory Grier Haefner Hannegan Hansen Helms Henderson Hill Johnson Houghton Hurst Justus Kelley 127

Kelly 141	Kidd	Knight	Kolkmeyer	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McDaniel	McGaugh
Moon	Morris 140	Morse 151	Muntzel	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Reisch	Remole
Roden	Roeber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
Walsh	White	Wiemann	Wood	

NOES: 037

Adams	Arthur	Bangert	Baringer	Barnes 28
Beck	Burnett	Burns	Butler	Carpenter
Conway 10	Franks Jr	Gray	Green	Harris
Kendrick	Lavender	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Nichols	Pierson Jr	Quade	Razer
Revis	Roberts	Smith 85	Unsicker	Walker 74
Washington	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 025

Anders	Barnes 60	Brown 27	Brown 57	Cookson
Curtis	Ellebracht	Ellington	Engler	Fraker
Haahr	Higdon	Houx	Messenger	Miller
Newman	Peters	Pogue	Rhoads	Rowland 29
Runions	Smith 163	Stevens 46	Wilson	Mr. Speaker

VACANCIES: 002

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

Representative Cornejo offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for Senate Bill No. 871, Page 2, Section 478.625, Line 7, by inserting after all of said section and line the following:

- "488.012. 1. Beginning July 1, 1997, the clerk of each court of this state responsible for collecting court costs shall collect the court costs authorized by statute, in such amounts as are authorized by supreme court rule adopted pursuant to sections 488.010 to 488.020. Court costs due and payable prior to July 1, 1997, shall not be affected by the adoption of this rule.
- 2. The supreme court shall set the amount of court costs authorized by statute, at levels to produce revenue which shall not substantially exceed the total of the proportion of the costs associated with administration of the judicial system defrayed by fees, miscellaneous charges and surcharges.
 - 3. Prior to adjustment by the supreme court, the following fees, costs and charges shall be collected:
 - (1) Five dollars for the filing of a lien, pursuant to section 429.090;
 - (2) Ten dollars for maintaining child support enforcement records, pursuant to section 452.345;
 - (3) Ten dollars for a notice to a judgment creditor of a distributee, pursuant to section 473.618;
 - (4) Three dollars for receiving and keeping a will, pursuant to section 474.510;

- (5) [Seven] Twenty-five dollars for the statewide court automation fund, pursuant to section 488.027;
- (6) Twelve dollars for municipal court costs, fifteen dollars for municipal ordinance violations filed before an associate circuit judge and thirty dollars for applications for a trial de novo of a municipal ordinance violation, pursuant to section 479.260;
- (7) Five dollars for small claims court cases where less than one hundred dollars is in dispute, and ten dollars in all other small claims court cases, pursuant to section 482.345;
 - (8) Fifty dollars for appeals, pursuant to section 483.500;
- (9) Fifteen dollars in misdemeanor cases where there is no application for trial de novo, pursuant to section 483.530;
 - (10) Forty-five dollars for applications for a trial de novo for misdemeanor cases, pursuant to section 483.530;
 - (11) Fifteen dollars for each preliminary hearing in felony cases, pursuant to section 483.530;
 - (12) Thirty dollars for each information or indictment filed in felony cases, pursuant to section 483.530;
- (13) Fifteen dollars for each associate circuit court case filed, and one dollar for each additional summons issued in such cases, pursuant to section 483.530;
- (14) Forty-five dollars for applications for trial de novo from small claims court and associate circuit court and forty-five dollars for filing of other cases, pursuant to section 483.530;
 - (15) One dollar and fifty cents for a certificate of naturalization, pursuant to section 483.535;
- (16) When letters are applied for in probate proceedings, pursuant to section 483.580, when the value of the estate is:
 - (a) Less than \$10,000 \$ 75.00
 - (b) From \$10,000 to \$25,000 115.00
 - (c) From \$25,000 to \$50,000 155.00
 - (d) From \$50,000 to \$100,000 245.00
 - (e) From \$100,000 to \$500,000 305.00
 - (f) More than \$500,000 365.00;
- (17) Thirty dollars for each additional twelve months a decedent's estate remains open, pursuant to section 483.580;
 - (18) In proceedings regarding guardianships and conservatorships, pursuant to section 483.580:
 - (a) Twenty-five dollars for each grant of letters for guardianship of a minor;
 - (b) Fifty dollars for each grant of letters for guardianship of an incapacitated person;
- (c) Sixty dollars for each grant of letters for guardianship of the person and conservatorship of the estate of a minor;
- (d) Twenty-five dollars for each additional twelve months a conservatorship of a minor's estate case remains open;
- (e) Seventy-five dollars for each grant of letters in guardianship and conservatorship of incapacitated persons and their estates;
 - (f) Thirty dollars for each additional twelve months an incapacitated person's case remains open;
- (19) Fifteen dollars for issuing orders refusing to grant letters to a spouse or an unmarried minor child and thirty dollars for a certified copy of such orders, pursuant to section 483.580;
 - (20) In probate proceedings, pursuant to section 483.580:
 - (a) Thirty-five dollars for the collection of small estates;
 - (b) Thirty-five dollars for involuntary hospitalization proceedings;
 - (c) Thirty dollars for proceedings to determine heirship;
 - (d) Fifteen dollars for assessment of estate taxes where no letters are granted;
 - (e) Fifty dollars for proceedings for the sale of real estate by a nonresident conservator;
 - (f) Forty dollars for proceedings to dispense with administration;
 - (g) Twenty dollars for proceedings to dispense with conservatorship;
 - (h) Twenty-five dollars for admitting a will to probate;
 - (i) One dollar per copied page and one dollar and fifty cents per certificate;
 - (21) One dollar and fifty cents per page for testimony transcription, pursuant to section 488.2250;
 - (22) Fifteen dollars for court reporters, pursuant to section 488.2253;
- (23) Three dollars for witness fees per day, and four dollars when the witness must travel to another county, pursuant to section 491.280."; and

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

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

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Alferman	Anderson	Andrews	Basye	Beard
Bernskoetter	Black	Bondon	Brattin	Chipman
Conway 104	Cookson	Corlew	Cornejo	Curtman
Davis	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haefner	Hannegan	Hansen	Helms
Henderson	Hill	Houghton	Hurst	Johnson
Justus	Kelly 141	Kidd	Knight	Kolkmeyer
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McDaniel	McGaugh
Miller	Moon	Morris 140	Morse 151	Muntzel
Neely	Pfautsch	Phillips	Pietzman	Pike
Plocher	Redmon	Rehder	Reiboldt	Reisch
Remole	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walsh	White	Wiemann	Wood	

NOES: 036

Arthur	Bangert	Barnes 28	Beck	Burnett
Burns	Butler	Carpenter	Conway 10	Ellebracht
Ellington	Franks Jr	Gray	Green	Harris
Kendrick	Lavender	May	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Nichols	Pierson Jr	Quade	Razer	Revis
Roberts	Runions	Smith 85	Unsicker	Washington
*** 1				

Wessels

PRESENT: 000

ABSENT WITH LEAVE: 031

Adams	Anders	Austin	Bahr	Baringer
Barnes 60	Berry	Brown 27	Brown 57	Christofanelli
Cross	Curtis	Fraker	Haahr	Higdon
Houx	Kelley 127	Marshall	McCann Beatty	Messenger
Newman	Peters	Pogue	Rhoads	Rowland 29
Smith 163	Stevens 46	Walker 3	Walker 74	Wilson

Mr. Speaker

VACANCIES: 002

House Amendment No. 3 was withdrawn.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

Kelley 127

Pogue

AYES: 099

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Black	Bondon
Brattin	Chipman	Cookson	Corlew	Cornejo
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haefner	Hannegan	Hansen
Helms	Henderson	Hill	Houghton	Hurst
Johnson	Justus	Kelly 141	Kidd	Knight
Kolkmeyer	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McDaniel	McGaugh	Miller	Moon	Morris 140
Morse 151	Muntzel	Neely	Pfautsch	Phillips
Pietzman	Pike	Plocher	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	Walsh
White	Wiemann	Wilson	Wood	
NOES: 038				
Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Burnett	Burns	Butler
Carpenter	Conway 10	Franks Jr	Gray	Green
Harris	Kendrick	Lavender	May	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Nichols	Pierson Jr	Ouade	Razer
Revis	Roberts	Runions	Stevens 46	Unsicker
Walker 74	Washington	Wessels		
PRESENT: 000				
ABSENT WITH LEAV	/E: 024			
Barnes 60	Berry	Brown 27	Brown 57	Christofanelli
Conway 104	Curtis	Dinkins	Ellebracht	Ellington

VACANCIES: 002

McCann Beatty

Rowland 29

Haahr

Messenger

Smith 85

Fitzwater

On motion of Representative Trent, HCS SB 871, as amended, was adopted.

Houx

Peters

Mr. Speaker

On motion of Representative Trent, **HCS SB 871, as amended**, was read the third time and passed by the following vote:

AYES: 122

Alferman	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 28
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Burnett	Butler	Carpenter

Higdon

Newman

Smith 163

Chipman	Christofanelli	Cookson	Corlew	Cross
Curtman	Davis	DeGroot	Dinkins	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Hill	Houghton	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Knight	Kolkmeyer	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	May	McCreery	McGaugh
McGee	Meredith 71	Miller	Mitten	Morgan
Morris 140	Morse 151	Muntzel	Neely	Nichols
Pfautsch	Phillips	Pietzman	Pike	Plocher
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
Walsh	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			
NOES: 022				
Adams	Beck	Burns	Curtis	Franks Jr
Gray	Green	Hurst	Johnson	Lavender
Marshall	McCann Beatty	McDaniel	Merideth 80	Moon
Mosley	Pierson Jr	Quade	Revis	Unsicker

PRESENT: 002

Walker 74

Conway 10 Cornejo

Washington

ABSENT WITH LEAVE: 015

Barnes 60Brown 27Brown 57Conway 104EllebrachtEllingtonHigdonHouxMessengerNewmanPetersPogueRowland 29Smith 85Smith 163

VACANCIES: 002

Representative Ross declared the bill passed.

SB 757, as amended, with House Amendment No. 2, pending, relating to political subdivisions, was taken up by Representative Tate.

House Amendment No. 2 was withdrawn.

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

House Amendment No. 3

AMEND Senate Bill No. 757, Page 5, Section 70.370, Line 128, by inserting immediately after all of said section and line the following:

- "115.124. 1. Notwithstanding any other law to the contrary, in a nonpartisan election in any political subdivision or special district including municipal elections in any city, town, or village with [one] two thousand or fewer inhabitants that have adopted a proposal pursuant to subsection 3 of this section but excluding municipal elections in any city, town, or village with more than [one] two thousand inhabitants, if the notice provided for in subsection 5 of section 115.127 has been published in at least one newspaper of general circulation as defined in section 493.050 in the district, and [if the number of candidates who have filed for a particular office is equal to the number of positions in that office to be filled by the election, no election shall be held for such office] if the number of candidates for each office in a particular political subdivision, special district, or municipality is equal to the number of positions for each office within the political subdivision, special district, or municipality to be filled by the election and no ballot measure is placed on the ballot such that a particular political subdivision will owe no proportional elections costs if an election is not held, no election shall be held, and the candidates shall assume the responsibilities of their offices at the same time and in the same manner as if they had been elected. If no election is held for [such office] a particular political subdivision, special district, or municipality as provided in this section, the election authority shall publish a notice containing the names of the candidates that shall assume the responsibilities of office under this section. Such notice shall be published in at least one newspaper of general circulation as defined in section 493.050 in such political subdivision or district by the first of the month in which the election would have occurred, had it been contested. Notwithstanding any other provision of law to the contrary, if at any election the number of candidates filing for a particular office exceeds the number of positions to be filled at such election, the election authority shall hold the election as scheduled, even if a sufficient number of candidates withdraw from such contest for that office so that the number of candidates remaining after the filing deadline is equal to the number of positions to be filled.
- 2. The election authority or political subdivision responsible for the oversight of the filing of candidates in any nonpartisan election in any political subdivision or special district shall clearly designate where candidates shall form a line to effectuate such filings and determine the order of such filings; except that, in the case of candidates who file a declaration of candidacy with the election authority or political subdivision prior to 5:00 p.m. on the first day for filing, the election authority or political subdivision may determine by random drawing the order in which such candidates' names shall appear on the ballot. If a drawing is conducted pursuant to this subsection, it shall be conducted so that each candidate, or candidate's representative if the candidate filed under subsection 2 of section 115.355, may draw a number at random at the time of filing. If such drawing is conducted, the election authority or political subdivision shall record the number drawn with the candidate's declaration of candidacy. If such drawing is conducted, the names of candidates filing on the first day of filing for each office on each ballot shall be listed in ascending order of the numbers so drawn.
- 3. The governing body of any city, town, or village with [one] two thousand or fewer inhabitants may submit to the voters at any available election, a question to adopt the provisions of subsection 1 of this section for municipal elections. If a majority of the votes cast by the qualified voters voting thereon are in favor of the question, then the city, town, or village shall conduct nonpartisan municipal elections as provided in subsection 1 of this section for all nonpartisan elections remaining in the year in which the proposal was adopted and for the six calendar years immediately following such approval. At the end of such six-year period, each such city, town, or village shall be prohibited from conducting such elections in such a manner unless such a question is again adopted by the majority of qualified voters as provided in this subsection."; and

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

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

Representative Redmon offered House Amendment No. 4.

House Amendment No. 4

AMEND Senate Bill No. 757, Page 5, Section 70.370, Line 128, by inserting after all of said section and line the following:

"162.064. **1.** Each school district shall have on file a statement from a medical examiner which indicates that the driver is physically qualified to operate a school bus for the purpose of transporting pupils. Such statement

shall be made on an annual basis, unless a statement is issued by a department of transportation certified medical examiner, in which case such examiner may issue a statement for up to a two-year duration, subject to rules promulgated by the department of transportation. The term "medical examiner" includes, but is not limited to, doctors of medicine, doctors of osteopathy, physician assistants, advanced practice nurses, and doctors of chiropractic. For new drivers, such statement shall be on file prior to the driver's initial operation of a school bus. This section shall apply to drivers employed by the school district or under contract with the school district.

- 2. The director of the department of transportation 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, 2018, shall be invalid and void.
- 302.272. 1. No person shall operate any school bus owned by or under contract with a public school or the state board of education unless such driver has qualified for a school bus endorsement under this section and complied with the pertinent rules and regulations of the department of revenue and any final rule issued by the secretary of the United States Department of Transportation or has a valid school bus endorsement on a valid commercial driver's license issued by another state. A school bus endorsement shall be issued to any applicant who meets the following qualifications:
 - (1) The applicant has a valid state license issued under this chapter;
 - (2) The applicant is at least twenty-one years of age; and
- (3) The applicant has successfully passed an examination for the operation of a school bus as prescribed by the director of revenue. The examination shall include any examinations prescribed by the secretary of the United States Department of Transportation, and a driving test in the type of vehicle to be operated. The test shall be completed in the appropriate class of vehicle to be driven. For purposes of this section classes of school buses shall comply with the Commercial Motor Vehicle Safety Act of 1986 (Title XII of Pub. Law 99-570). For drivers who are at least seventy years of age, such examination, excluding the pre-trip inspection portion of the commercial driver's license skills test, shall be completed annually to retain the school bus endorsement.
- 2. The director of revenue, to the best of the director's knowledge, shall not issue or renew a school bus endorsement to any applicant whose driving record shows that such applicant's privilege to operate a motor vehicle has been suspended, revoked or disqualified or whose driving record shows a history of moving vehicle violations.
- 3. The director may adopt any rules and regulations necessary to carry out the provisions 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, 2004, shall be invalid and void.
- 4. Notwithstanding the requirements of this section, an applicant who resides in another state and possesses a valid driver's license from his or her state of residence with a valid school bus endorsement for the type of vehicle being operated shall not be required to obtain a Missouri driver's license with a school bus endorsement."; and

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

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

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

House Amendment No. 5

AMEND Senate Bill No. 757, Page 5, Section 70.370, Line 128, by inserting immediately after all of said section and line the following:

- "160.066. 1. By September 1, 2019, each public school district and each charter school shall develop, maintain, and make publicly available, at a minimum, a searchable expenditure and revenue document or database detailing actual income, expenditures, and disbursements for the current calendar or fiscal year on its district or school website, which may be in the format of a searchable PDF, document, or spreadsheet. If the public school district or charter school does not provide the aforementioned detailed financial and budgetary information on its website, then a direct link to the department of elementary and secondary education's website, which has detailed financial and budgetary information about the public school district or charter school, shall be provided on the district's website. The site shall contain only information that is a public record or that is not confidential or otherwise protected from public disclosure under state or federal law.
- 2. The public school district or charter school shall, to the extent practicable, update the financial data contained on the site no less frequently than every quarter and provide the data in a structured format. The public school district or charter school shall archive the financial data, which shall remain accessible and searchable, for a minimum of ten years.
- 3. By January 1, 2019, the department of elementary and secondary education shall create a template for voluntary use by school districts needing assistance with the online posting of the information specified in subsection 1 of this section. The template may include both the type of electronic file posted as well as the information to be included in the posting. The department may take into consideration any existing templates or reports developed by the department for purposes of financial reporting. In the event that a school district or charter school does not maintain a website, this information shall be accessible through the department.
- 4. Nothing in this section shall direct or require a school district or charter school to post online any personal information relating to payroll including, but not limited to, payroll deductions, payroll contributions, or any other information that is confidential or otherwise protected from public disclosure under state or federal law."; and

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

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

Representative Evans offered House Amendment No. 6.

House Amendment No. 6

AMEND Senate Bill No. 757, Page 5, Section 70.370, Line 128, by inserting immediately after all of said section and line the following:

- "610.031. 1. If the attorney general concludes that any person may have engaged in any act, conduct, or practice that violates any provision of chapter 109 or this chapter, the attorney general may apply for an order issued by a judge of the circuit court of Cole County to serve a civil investigative demand on any person who the attorney general believes may have information or evidence relevant to the suspected violation. A judge shall issue the order to serve the civil investigative demand if the judge finds that probable cause exists that a violation of chapter 109 or this chapter has occurred. Once a judge has issued an order to serve a civil investigative demand, the demand issued under this section may seek any information and documents that could be obtained by means of a subpoena duces tecum issued by a court of this state. A civil investigative demand issued under this section may also require answers to written interrogatories that would be permitted by the Missouri supreme court rules.
 - 2. A civil investigative demand issued under this section shall:
 - (1) State the statute or statutes that the attorney general believes may have been violated;
- (2) Describe the class or classes of information and evidence to be produced with sufficient specificity so as to fairly indicate the material demanded;
- (3) Prescribe a return date, which shall be at least thirty days, by which the information and evidence is to be produced;
- (4) Identify the members of the attorney general's staff to whom the information and evidence requested is to be produced; and

- (5) Provide notice to the recipient of the demand of the recipient's ability to file a petition in the circuit court of Cole County to extend the return date for good cause or to quash or modify any portion of the demand.
 - 3. Service of a civil investigative demand issued under this section may be made by:
- (1) Delivering a duly executed copy thereof to the person to be served, or to a partner or any officer or agent authorized by appointment or by law to receive service of process on behalf of such person;
- (2) Delivering a duly executed copy thereof to the principal place of business or the residence in this state of the person to be served;
- (3) Mailing by registered or certified mail a duly executed copy thereof addressed to the person to be served, at the person's principal place of business or residence in this state, or if such person has no place of business or residence in this state, to his or her principal office, place of business, or his or her residence; or
- (4) Mailing by registered or certified mail a duly executed copy thereof, requesting a return receipt signed by the addressee only, to the last known place of business, residence, or abode within or without this state of such person.
- 4. At any time prior to the return date specified in a civil investigative demand issued under this section or within twenty days after the civil investigative demand is served, whichever is earlier, the recipient of the civil investigative demand may file a petition in the circuit court of Cole County seeking to extend the return date for good cause or to quash or modify any portion of the civil investigative demand. A civil investigative demand issued under this section shall only be quashed or modified on the same basis as a subpoena duces tecum issued by a court of this state.
- 5. If any person fails to comply with any portion of a civil investigative demand served under this section, the attorney general may file a petition for an order to enforce the civil investigative demand. The attorney general may file such petition in the circuit court of Cole County or in any circuit court where such person has his or her principal place of business or residence. Any person who refuses to comply with an order enforcing a civil investigative demand shall be found in contempt.
- 6. Any person who, with the intent to avoid, evade, or prevent compliance with a civil investigative demand issued under this section, removes, conceals, withholds, destroys, alters, or falsifies any information or evidence responsive to a civil investigative demand served under this section shall be guilty of a class A misdemeanor. The attorney general shall have concurrent jurisdiction to enforce the provisions of this subsection.
- 7. No information, documentary material, or physical evidence requested pursuant to a civil investigative demand issued under this section shall, unless otherwise ordered by a court for good cause shown, be produced for or the contents thereof be disclosed to, any person other than the authorized employee of the attorney general without the consent of the person who produced such information, documentary material or physical evidence; provided, that under such reasonable terms and conditions as the attorney general shall prescribe, such information, documentary material or physical evidence shall be made available for inspection and copying by the person who produced such information, documentary material or physical evidence, or any duly authorized representative of such person. The attorney general, or any attorney designated by him or her, may use the information, documentary material, or physical evidence in the enforcement of chapter 109 or this chapter, by presentation before any court or by disclosure to law enforcement agencies of this state.

610.033. There is created within the office of the attorney general a transparency division. No assistant attorney general while assigned to the transparency division shall participate in the prosecution or defense of any civil claim on behalf of the state, any agency of the state, or any officer of the state, except the prosecution of an action alleging a violation of any provision of chapter 109 or this chapter."; and

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

On motion of Representative Evans, **House Amendment No. 6** was adopted.

Representative Franks Jr offered House Amendment No. 7.

House Amendment No. 7

AMEND Senate Bill No. 757, Page 5, Section 70.370, Line 128, by inserting after all of said section and line the following:

- "115.287. 1. Upon receipt of a signed application for an absentee ballot and if satisfied the applicant is entitled to vote by absentee ballot, the election authority shall, within three working days after receiving the application, or if absentee ballots are not available at the time the application is received, within five working days after they become available, deliver to the voter an absentee ballot, ballot envelope and such instructions as are necessary for the applicant to vote. Delivery shall be made to the voter personally in the office of the election authority or by bipartisan teams appointed by the election authority, or by first class, registered, or certified mail at the discretion of the election authority, or in the case of a covered voter as defined in section 115.902, the method of transmission prescribed in section 115.914. Where the election authority is a county clerk, the members of bipartisan teams representing the political party other than that of county clerk shall be selected from a list of persons submitted to the county clerk by the county chairman of that party. If no list is provided by the time that absentee ballots are to be made available, the county clerk may select a person or persons from lists provided in accordance with section 115.087. If the election authority is not satisfied that any applicant is entitled to vote by absentee ballot, it shall not deliver an absentee ballot to the applicant. Within three working days of receiving such an application, the election authority shall notify the applicant and state the reason he or she is not entitled to vote by absentee ballot. The applicant may appeal the decision of the election authority to the circuit court in the manner provided in section 115.223.
- 2. If, after 5:00 p.m. on the Wednesday before an election, any voter from the jurisdiction has become hospitalized, becomes confined due to illness or injury, or is confined in an adult boarding facility, intermediate care facility, residential care facility, or skilled nursing facility, as defined in section 198.006, in the county in which the jurisdiction is located or in the jurisdiction or an adjacent election authority within the same county, the election authority shall appoint a team to deliver, witness the signing of and return the voter's application and deliver, witness the voting of and return the voter's absentee ballot. In counties with a charter form of government and in cities not within a county, and in each city which has over three hundred thousand inhabitants, and is situated in more than one county, if the election authority receives ten or more applications for absentee ballots from the same address it may appoint a team to deliver and witness the voting and return of absentee ballots by voters residing at that address[, except when such addresses are for an apartment building or other structure wherein individual living units are located, each of which has its own separate cooking facilities]. Each team appointed pursuant to this subsection shall consist of two registered voters, one from each major political party. Both members of any team appointed pursuant to this subsection shall be present during the delivery, signing or voting and return of any application or absentee ballot signed or voted pursuant to this subsection.
- 3. On the mailing and ballot envelopes for each covered voter, the election authority shall stamp prominently in black the words "FEDERAL BALLOT, STATE OF MISSOURI" and "U.S. Postage Paid, 39 U.S.C. Section 3406".
- 4. No information which encourages a vote for or against a candidate or issue shall be provided to any voter with an absentee ballot.
- 115.970. 1. Notwithstanding any other provision of law, the office of the secretary of state shall establish a process to conduct automatic voter registration based on driver's license information which shall provide recommendations to local election authorities for the automatic registration of eligible voters.
- 2. The department of revenue and the motor vehicle and driver licensing division shall, periodically as required by rule or policy, provide the secretary of state's office with such information as the office of the secretary of state specifies is necessary to conduct recommendations for automatic voter registration.
- 3. The office of the secretary of state shall provide lists of nonbinding recommendations for inclusion on voter registration lists to local election authorities and such authorities shall include such recommendations on voter registration lists subject to existing verification procedures for determining whether an individual is eligible to register to vote and eligible to vote. Local election authorities shall retain full jurisdiction and power to decline to register individuals not verified to be eligible to vote and to remove the names of individuals who are no longer eligible to vote from voter registration lists.
- 4. Within two months of receipt of a proposed voter registration list, but prior to including a recommended individual on a voter registration list, the local election authority shall send notice of potential automatic registration which shall include a paid postcard for purposes of declining registration. If, after a period of one month, the postcard is not returned to the local election authority, the individual's name shall be added to the voter registration list; except that, any time a postcard is received, the individual's name shall be removed from the voter registration list. This subsection shall not be construed to prevent removal from voter registration lists by any other method allowed under this chapter.

- 5. The provisions of this section allow for automatic voter registration in addition to any other method of registration allowed under this chapter and shall not be interpreted to invalidate any other method for voter registration.
- 6. The provisions of this section with regard to the office of the secretary of state, the department of revenue, and local election authorities shall be subject to the appropriation and payment of funds necessary to conduct automatic voter registration and verification procedures.
- 7. The office of the secretary of state may promulgate all necessary rules 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, 2018, shall be invalid and void."; and

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

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

Representative Dogan offered House Amendment No. 8.

House Amendment No. 8

AMEND Senate Bill No. 757, Page 5, Section 70.370, Line 128, by inserting immediately after said line the following:

"105.470. As used in section 105.473, unless the context requires otherwise, the following words and terms mean:

- (1) "Elected local government official lobbyist", any natural person [employed specifically for the purpose of attempting] who, as a part of his or her regular employment duties, attempts to influence any action by:
- (a) A local government official elected in a county, city, town, or village [with an annual operating budget of over ten million dollars];
 - (b) A superintendent or school board member of a school district; or
 - (c) A member of the governing body of a charter school;
- (2) "Executive lobbyist", any natural person who acts for the purpose of attempting to influence any action by the executive branch of government or by any elected or appointed official, employee, department, division, agency or board or commission thereof and in connection with such activity, meets the requirements of any one or more of the following:
- (a) Is acting in the ordinary course of employment on behalf of or for the benefit of such person's employer; or
 - (b) Is engaged for pay or for any valuable consideration for the purpose of performing such activity; or
- (c) Is designated to act as a lobbyist by any person, business entity, governmental entity, religious organization, nonprofit corporation, association or other entity; or
- (d) Makes total expenditures of fifty dollars or more during the twelve-month period beginning January first and ending December thirty-first for the benefit of one or more public officials or one or more employees of the executive branch of state government in connection with such activity.

An "executive lobbyist" shall not include a member of the general assembly, an elected state official, or any other person solely due to such person's participation in any of the following activities:

- a. Appearing or inquiring in regard to a complaint, citation, summons, adversary proceeding, or contested case before a state board, commission, department, division or agency of the executive branch of government or any elected or appointed officer or employee thereof;
- b. Preparing, filing or inquiring, or responding to any audit, regarding any tax return, any public document, permit or contract, any application for any permit or license or certificate, or any document required or requested to be filed with the state or a political subdivision;

- c. Selling of goods or services to be paid for by public funds, provided that such person is attempting to influence only the person authorized to authorize or enter into a contract to purchase the goods or services being offered for sale;
 - d. Participating in public hearings or public proceedings on rules, grants, or other matters;
- e. Responding to any request for information made by any public official or employee of the executive branch of government;
- f. Preparing or publication of an editorial, a newsletter, newspaper, magazine, radio or television broadcast, or similar news medium, whether print or electronic;
- g. Acting within the scope of employment by the general assembly, or acting within the scope of employment by the executive branch of government when acting with respect to the department, division, board, commission, agency or elected state officer by which such person is employed, or with respect to any duty or authority imposed by law to perform any action in conjunction with any other public official or state employee; or
 - h. Testifying as a witness before a state board, commission or agency of the executive branch;
- (3) "Expenditure", any payment made or charge, expense, cost, debt or bill incurred; any gift, honorarium or item of value bestowed including any food or beverage; any price, charge or fee which is waived, forgiven, reduced or indefinitely delayed; any loan or debt which is cancelled, reduced or otherwise forgiven; the transfer of any item with a reasonably discernible cost or fair market value from one person to another or provision of any service or granting of any opportunity for which a charge is customarily made, without charge or for a reduced charge; except that the term "expenditure" shall not include the following:
- (a) Any item, service or thing of value transferred to any person within the third degree of consanguinity of the transferor which is unrelated to any activity of the transferor as a lobbyist;
- (b) Informational material such as books, reports, pamphlets, calendars or periodicals informing a public official regarding such person's official duties, or souvenirs or mementos valued at less than ten dollars;
- (c) Contributions to the public official's campaign committee or candidate committee which are reported pursuant to the provisions of chapter 130;
- (d) Any loan made or other credit accommodations granted or other payments made by any person or entity which extends credit or makes loan accommodations or such payments in the regular ordinary scope and course of business, provided that such are extended, made or granted in the ordinary course of such person's or entity's business to persons who are not public officials;
- (e) Any item, service or thing of de minimis value offered to the general public, whether or not the recipient is a public official or a staff member, employee, spouse or dependent child of a public official, and only if the grant of the item, service or thing of de minimis value is not motivated in any way by the recipient's status as a public official or staff member, employee, spouse or dependent child of a public official;
- (f) The transfer of any item, provision of any service or granting of any opportunity with a reasonably discernible cost or fair market value when such item, service or opportunity is necessary for a public official or employee to perform his or her duty in his or her official capacity, including but not limited to entrance fees to any sporting event, museum, or other venue when the official or employee is participating in a ceremony, public presentation or official meeting therein;
- (g) Any payment, gift, compensation, fee, expenditure or anything of value which is bestowed upon or given to any public official or a staff member, employee, spouse or dependent child of a public official when it is compensation for employment or given as an employment benefit and when such employment is in addition to their employment as a public official;
- (4) "Judicial lobbyist", any natural person who acts for the purpose of attempting to influence any purchasing decision by the judicial branch of government or by any elected or appointed official or any employee thereof and in connection with such activity, meets the requirements of any one or more of the following:
- (a) Is acting in the ordinary course of employment which primary purpose is to influence the judiciary in its purchasing decisions on a regular basis on behalf of or for the benefit of such person's employer, except that this shall not apply to any person who engages in lobbying on an occasional basis only and not as a regular pattern of conduct; or
 - (b) Is engaged for pay or for any valuable consideration for the purpose of performing such activity; or
- (c) Is designated to act as a lobbyist by any person, business entity, governmental entity, religious organization, nonprofit corporation or association; or
- (d) Makes total expenditures of fifty dollars or more during the twelve-month period beginning January first and ending December thirty-first for the benefit of one or more public officials or one or more employees of the

judicial branch of state government in connection with attempting to influence such purchasing decisions by the judiciary.

A "judicial lobbyist" shall not include a member of the general assembly, an elected state official, or any other person solely due to such person's participation in any of the following activities:

- a. Appearing or inquiring in regard to a complaint, citation, summons, adversary proceeding, or contested case before a state court;
 - b. Participating in public hearings or public proceedings on rules, grants, or other matters;
- c. Responding to any request for information made by any judge or employee of the judicial branch of government;
- d. Preparing, distributing or publication of an editorial, a newsletter, newspaper, magazine, radio or television broadcast, or similar news medium, whether print or electronic; or
- e. Acting within the scope of employment by the general assembly, or acting within the scope of employment by the executive branch of government when acting with respect to the department, division, board, commission, agency or elected state officer by which such person is employed, or with respect to any duty or authority imposed by law to perform any action in conjunction with any other public official or state employee;
- (5) "Legislative lobbyist", any natural person who acts for the purpose of attempting to influence the taking, passage, amendment, delay or defeat of any official action on any bill, resolution, amendment, nomination, appointment, report or any other action or any other matter pending or proposed in a legislative committee in either house of the general assembly, or in any matter which may be the subject of action by the general assembly and in connection with such activity, meets the requirements of any one or more of the following:
- (a) Is acting in the ordinary course of employment, which primary purpose is to influence legislation on a regular basis, on behalf of or for the benefit of such person's employer, except that this shall not apply to any person who engages in lobbying on an occasional basis only and not as a regular pattern of conduct; or
 - (b) Is engaged for pay or for any valuable consideration for the purpose of performing such activity; or
- (c) Is designated to act as a lobbyist by any person, business entity, governmental entity, religious organization, nonprofit corporation, association or other entity; or
- (d) Makes total expenditures of fifty dollars or more during the twelve-month period beginning January first and ending December thirty-first for the benefit of one or more public officials or one or more employees of the legislative branch of state government in connection with such activity.

A "legislative lobbyist" shall include an attorney at law engaged in activities on behalf of any person unless excluded by any of the following exceptions. A "legislative lobbyist" shall not include any member of the general assembly, an elected state official, or any other person solely due to such person's participation in any of the following activities:

- a. Responding to any request for information made by any public official or employee of the legislative branch of government;
- b. Preparing or publication of an editorial, a newsletter, newspaper, magazine, radio or television broadcast, or similar news medium, whether print or electronic;
- c. Acting within the scope of employment of the legislative branch of government when acting with respect to the general assembly or any member thereof;
 - d. Testifying as a witness before the general assembly or any committee thereof;
- (6) "Lobbyist", any natural person defined as an executive lobbyist, judicial lobbyist, elected local government official lobbyist, or a legislative lobbyist;
- (7) "Lobbyist principal", any person, business entity, governmental entity, religious organization, nonprofit corporation or association who employs, contracts for pay or otherwise compensates a lobbyist;
- (8) "Public official", any member or member-elect of the general assembly, judge or judicial officer, or any other person holding an elective office of state government or any agency head, department director or division director of state government or any member of any state board or commission and any designated decision-making public servant designated by persons described in this subdivision.

[105.473. 1. Each lobbyist shall, not later than January fifth of each year or five days after beginning any activities as a lobbyist, file standardized registration forms, verified by a written declaration that it is made under the penalties of perjury, along with a filing fee of ten dollars, with the commission. The forms shall include the lobbyist's name and business address, the name and address of all persons such lobbyist employs for lobbying purposes, the name and address of each lobbyist principal by whom such lobbyist is

- employed or in whose interest such lobbyist appears or works. The commission shall-maintain files on all lobbyists' filings, which shall be open to the public. Each lobbyist-shall file an updating statement under oath within one week of any addition, deletion, or change in the lobbyist's employment or representation. The filing fee shall be deposited to the general revenue fund of the state. The lobbyist principal or a lobbyist employing another person for lobbying purposes may notify the commission that a judicial, executive or legislative lobbyist is no longer authorized to lobby for the principal or the lobbyist and should be removed from the commission's files.
- 2. Each person shall, before giving testimony before any committee of the general assembly, give to the secretary of such committee such person's name and address and the identity of any lobbyist or organization, if any, on whose behalf such person appears. A person who is not a lobbyist as defined in section 105.470 shall not be required to give such person's address if the committee determines that the giving of such address would endanger the person's physical health.
- 3. (1) During any period of time in which a lobbyist continues to act as an executive lobbyist, judicial lobbyist, legislative lobbyist, or elected local government official lobbyist, the lobbyist shall file with the commission on standardized forms prescribed by the commission monthly reports which shall be due at the close of business on the tenth day of the following month;
- (2) Each report filed pursuant to this subsection shall include a statement, verified by a written declaration that it is made under the penalties of perjury, setting forth the following:
- (a) The total of all expenditures by the lobbyist or his or her lobbyist principals made on behalf of all public officials, their staffs and employees, and their spouses and dependent children, which expenditures shall be separated into at least the following categories by the executive branch, judicial branch and legislative branch of government: printing and publication expenses; media and other advertising expenses; travel; the time, venue, and nature of any entertainment; honoraria; meals, food and beverages; and gifts;
- (b) The total of all expenditures by the lobbyist or his or her lobbyist principals made on behalf of all elected local government officials, their staffs and employees, and their spouses and children. Such expenditures shall be separated into at least the following categories: printing and publication expenses; media and other advertising expenses; travel; the time, venue, and nature of any entertainment; honoraria; meals; food and beverages; and gifts;
- (c) An itemized listing of the name of the recipient and the nature and amount of each expenditure by the lobbyist or his or her lobbyist principal, including a service or anything of value, for all expenditures made during any reporting period, paid or provided to or for a public official or elected local government official, such official's staff, employees, spouse or dependent children;
- (d) The total of all expenditures made by a lobbyist or lobbyist principal for occasions and the identity of the group invited, the date, location, and description of the occasion and the amount of the expenditure for each occasion when any of the following are invited in writing:
- a. All members of the senate, which may or may not include senate staff and employees-under the direct supervision of a state senator;
- b. All members of the house of representatives, which may or may not include house-staff and employees under the direct supervision of a state representative;
- e. All members of a joint committee of the general assembly or a standing committee of either the house of representatives or senate, which may or may not include joint and standing committee staff;
- d. All members of a caucus of the majority party of the house of representatives, minority party of the house of representatives, majority party of the senate, or minority party of the senate;

- e. All statewide officials, which may or may not include the staff and employeesunder the direct supervision of the statewide official;
- (e) Any expenditure made on behalf of a public official, an elected local government official or such official's staff, employees, spouse or dependent children, if such expenditure is solicited by such official, the official's staff, employees, or spouse or dependent children, from the lobbyist or his or her lobbyist principals and the name of such person or persons, except any expenditures made to any not for profit corporation, charitable, fraternal or civic organization or other association formed to provide for good in the order of benevolence and except for any expenditure reported under paragraph (d) of this subdivision:

(f) A statement detailing any direct business relationship or association or partnership the

- lobbyist has with any public official or elected local government official. The reports required by this subdivision shall cover the time periods since the filing of the last report or since the lobbyist's employment or representation began, whichever is most recent.

 4. No expenditure reported pursuant to this section shall include any amount expended by a lobbyist or lobbyist principal on himself or herself. All expenditures disclosed pursuant to this section shall be valued on the report at the actual amount of the payment made, or the charge, expense, cost, or obligation, debt or bill incurred by the lobbyist or the person the lobbyist represents. Whenever a lobbyist principal employs more than one lobbyist, expenditures of the lobbyists principal shall not be reported by each lobbyist, but shall be reported by one of such lobbyists. No expenditure shall be made on behalf of a state senator or state representative, or such public official's staff, employees, spouse, or dependent children for travel or lodging outside the state of Missouri unless such travel or
- 5. Any lobbyist principal shall provide in a timely fashion whatever information is reasonably requested by the lobbyist principal's lobbyist for use in filing the reports required by this section.

lodging was approved prior to the date of the expenditure by the administration and accounts committee of the house or the administration committee of the senate.

- 6. All information required to be filed pursuant to the provisions of this section with the commission shall be kept available by the executive director of the commission at all times open to the public for inspection and copying for a reasonable fee for a period of five years from the date when such information was filed.
- 7. No person shall knowingly employ any person who is required to register as a registered lobbyist but is not registered pursuant to this section. Any person who knowingly violates this subsection shall be subject to a civil penalty in an amount of not more than ten thousand dollars for each violation. Such civil penalties shall be collected by action filed by the commission.
- 8. Any lobbyist found to knowingly omit, conceal, or falsify in any manner information required pursuant to this section shall be guilty of a class A misdemeanor.
- 9. The prosecuting attorney of Cole County shall be reimbursed only out of funds specifically appropriated by the general assembly for investigations and prosecutions for violations of this section.
- 10. Any public official or other person whose name appears in any lobbyist report filed pursuant to this section who contests the accuracy of the portion of the report applicable to such person may petition the commission for an audit of such report and shall state in writing in such petition the specific disagreement with the contents of such report. The commission shall investigate such allegations in the manner described in section 105.959. If the commission determines that the contents of such report are incorrect, incomplete or erroneous, it shall enter an order requiring filing of an amended or corrected report.

 11. The commission shall provide a report listing the total spent by a lobbyist for the month and year to any member or member elect of the general assembly, judge or judicial officer, or any other person holding an elective office of state government or any elected local government official on or before the twentieth day of each month. For the purpose of providing accurate information to the public, the commission shall not publish information in either written or electronic form for ten working days after providing the report pursuant to this subsection. The commission shall not release any portion of the

- lobbyist report if the accuracy of the report has been questioned pursuant to subsection 10 of this section unless it is conspicuously marked "Under Review".
- 12. Each lobbyist or lobbyist principal by whom the lobbyist was employed, or in whose behalf the lobbyist acted, shall provide a general description of the proposed legislation or action by the executive branch or judicial branch which the lobbyist or lobbyist principal supported or opposed. This information shall be supplied to the commission on March fifteenth and May thirtieth of each year.
- 13. The provisions of this section shall supersede any contradicting ordinances or charter provisions.]
- 105.473. 1. Each lobbyist shall, not later than January fifth of each year or five days after beginning any activities as a lobbyist, file standardized registration forms, verified by a written declaration that it is made under the penalties of perjury, along with a filing fee of ten dollars, with the commission. The forms shall include the lobbyist's name and business address, the name and address of all persons such lobbyist employs for lobbying purposes, the name and address of each lobbyist principal by whom such lobbyist is employed or in whose interest such lobbyist appears or works; and, for elected local government official lobbyists, the local government entity to be lobbied. The commission shall maintain files on all lobbyists' filings, which shall be open to the public. Each lobbyist shall file an updating statement under oath within one week of any addition, deletion, or change in the lobbyist's employment or representation. The filing fee shall be deposited to the general revenue fund of the state. The lobbyist principal or a lobbyist employing another person for lobbying purposes may notify the commission that a judicial, executive or legislative lobbyist is no longer authorized to lobby for the principal or the lobbyist and should be removed from the commission's files.
- 2. Each person shall, before giving testimony before any committee of the general assembly, give to the secretary of such committee such person's name and address and the identity of any lobbyist or organization, if any, on whose behalf such person appears. A person who is not a lobbyist as defined in section 105.470 shall not be required to give such person's address if the committee determines that the giving of such address would endanger the person's physical health.
- 3. (1) During any period of time in which a lobbyist continues to act as an executive lobbyist, judicial lobbyist, legislative lobbyist, or elected local government official lobbyist, the lobbyist shall file with the commission on standardized forms prescribed by the commission monthly reports which shall be due at the close of business on the tenth day of the following month;
- (2) Each report filed pursuant to this subsection shall include a statement, verified by a written declaration that it is made under the penalties of perjury, setting forth the following:
- (a) The total of all expenditures by the lobbyist or his or her lobbyist principals made on behalf of all public officials, their staffs and employees, and their spouses and dependent children, which expenditures shall be separated into at least the following categories by the executive branch, judicial branch and legislative branch of government: printing and publication expenses; media and other advertising expenses; travel; the time, venue, and nature of any entertainment; honoraria; meals, food and beverages; and gifts;
- (b) The total of all expenditures by the lobbyist or his or her lobbyist principals made on behalf of all elected local government officials, their staffs and employees, and their spouses and children. Such expenditures shall be separated into at least the following categories: printing and publication expenses; media and other advertising expenses; travel; the time, venue, and nature of any entertainment; honoraria; meals; food and beverages; and gifts;
- (c) An itemized listing of the name of the recipient and the nature and amount of each expenditure by the lobbyist or his or her lobbyist principal, including a service or anything of value, for all expenditures made during any reporting period, paid or provided to or for a public official or elected local government official, such official's staff, employees, spouse or dependent children;
- (d) The total of all expenditures made by a lobbyist or lobbyist principal for occasions and the identity of the group invited, the date and description of the occasion and the amount of the expenditure for each occasion when any of the following are invited in writing:
 - a. All members of the senate;
 - b. All members of the house of representatives;
- c. All members of a joint committee of the general assembly or a standing committee of either the house of representatives or senate; or
- d. All members of a caucus of the majority party of the house of representatives, minority party of the house of representatives, majority party of the senate, or minority party of the senate;

- (e) Any expenditure made on behalf of a public official, an elected local government official or such official's staff, employees, spouse or dependent children, if such expenditure is solicited by such official, the official's staff, employees, or spouse or dependent children, from the lobbyist or his or her lobbyist principals and the name of such person or persons, except any expenditures made to any not-for-profit corporation, charitable, fraternal or civic organization or other association formed to provide for good in the order of benevolence;
- (f) A statement detailing any direct business relationship or association or partnership the lobbyist has with any public official or elected local government official. The reports required by this subdivision shall cover the time periods since the filing of the last report or since the lobbyist's employment or representation began, whichever is most recent.
- 4. No expenditure reported pursuant to this section shall include any amount expended by a lobbyist or lobbyist principal on himself or herself. All expenditures disclosed pursuant to this section shall be valued on the report at the actual amount of the payment made, or the charge, expense, cost, or obligation, debt or bill incurred by the lobbyist or the person the lobbyist represents. Whenever a lobbyist principal employs more than one lobbyist, expenditures of the lobbyist principal shall not be reported by each lobbyist, but shall be reported by one of such lobbyists. No expenditure shall be made on behalf of a state senator or state representative, or such public official's staff, employees, spouse, or dependent children for travel or lodging outside the state of Missouri unless such travel or lodging was approved prior to the date of the expenditure by the administration and accounts committee of the house or the administration committee of the senate.
- 5. Any lobbyist principal shall provide in a timely fashion whatever information is reasonably requested by the lobbyist principal's lobbyist for use in filing the reports required by this section.
- 6. All information required to be filed pursuant to the provisions of this section with the commission shall be kept available by the executive director of the commission at all times open to the public for inspection and copying for a reasonable fee for a period of five years from the date when such information was filed.
- 7. No person shall knowingly employ any person who is required to register as a registered lobbyist but is not registered pursuant to this section. Any person who knowingly violates this subsection shall be subject to a civil penalty in an amount of not more than ten thousand dollars for each violation. Such civil penalties shall be collected by action filed by the commission.
- 8. No lobbyist shall knowingly omit, conceal, or falsify in any manner information required pursuant to this section.
- 9. The prosecuting attorney of Cole County shall be reimbursed only out of funds specifically appropriated by the general assembly for investigations and prosecutions for violations of this section.
- 10. Any public official or other person whose name appears in any lobbyist report filed pursuant to this section who contests the accuracy of the portion of the report applicable to such person may petition the commission for an audit of such report and shall state in writing in such petition the specific disagreement with the contents of such report. The commission shall investigate such allegations in the manner described in section 105.959. If the commission determines that the contents of such report are incorrect, incomplete or erroneous, it shall enter an order requiring filing of an amended or corrected report.
- 11. The commission shall provide a report listing the total spent by a lobbyist for the month and year to any member or member-elect of the general assembly, judge or judicial officer, or any other person holding an elective office of state government or any elected local government official on or before the twentieth day of each month. For the purpose of providing accurate information to the public, the commission shall not publish information in either written or electronic form for ten working days after providing the report pursuant to this subsection. The commission shall not release any portion of the lobbyist report if the accuracy of the report has been questioned pursuant to subsection 10 of this section unless it is conspicuously marked "Under Review".
- 12. Each lobbyist or lobbyist principal by whom the lobbyist was employed, or in whose behalf the lobbyist acted, shall provide a general description of the proposed legislation or action by the executive branch or judicial branch which the lobbyist or lobbyist principal supported or opposed. This information shall be supplied to the commission on March fifteenth and May thirtieth of each year.
 - 13. The provisions of this section shall supersede any contradicting ordinances or charter provisions."; and

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

On motion of Representative Dogan, **House Amendment No. 8** was adopted.

Representative Franks Jr, having voted on the prevailing side, moved that the vote by which **House Amendment No. 7** to **SB 757, as amended**, was adopted, be reconsidered.

Which motion was adopted by the following vote:

AYES:	132

Adams	Alferman	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 28
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Conway 104
Cookson	Corlew	Cornejo	Cross	Curtman
Davis	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Gregory	Grier
Haefner	Hannegan	Hansen	Harris	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	May	McCann Beatty	McCreery
McDaniel	McGaugh	McGee	Meredith 71	Miller
Moon	Morgan	Morris 140	Morse 151	Mosley
Muntzel	Neely	Nichols	Pfautsch	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Revis
Roden	Roeber	Rone	Ross	Rowland 155
Ruth	Shaul 113	Shull 16	Shumake	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walsh	Wessels	White	Wiemann
Wilson	Wood			
NOES: 006				
Anders	Beck	Merideth 80	Pierson Jr	Roberts
Runions				
PRESENT: 002				
Conway 10	Ellington			
ABSENT WITH LEAV	E: 021			
Barnes 60	Brown 27	Curtis	Green	Haahr
Higdon	Matthiesen	Messenger	Mitten	Newman
Peters	Phillips	Pogue	Rhoads	Rowland 29
Schroer	Smith 85	Smith 163	Walker 74	Washington
Mr. Speaker	Simui 03	Smui 105	, aikei / T	77 usinington
m. speaker				

VACANCIES: 002

House Amendment No. 7 was withdrawn.

Representative Franks Jr offered **House Amendment No. 9**.

House Amendment No. 9

AMEND Senate Bill No. 757, Page 5, Section 70.370, Line 128, by inserting after all of said section and line the following:

- "115.287. 1. Upon receipt of a signed application for an absentee ballot and if satisfied the applicant is entitled to vote by absentee ballot, the election authority shall, within three working days after receiving the application, or if absentee ballots are not available at the time the application is received, within five working days after they become available, deliver to the voter an absentee ballot, ballot envelope and such instructions as are necessary for the applicant to vote. Delivery shall be made to the voter personally in the office of the election authority or by bipartisan teams appointed by the election authority, or by first class, registered, or certified mail at the discretion of the election authority, or in the case of a covered voter as defined in section 115.902, the method of transmission prescribed in section 115.914. Where the election authority is a county clerk, the members of bipartisan teams representing the political party other than that of county clerk shall be selected from a list of persons submitted to the county clerk by the county chairman of that party. If no list is provided by the time that absentee ballots are to be made available, the county clerk may select a person or persons from lists provided in accordance with section 115.087. If the election authority is not satisfied that any applicant is entitled to vote by absentee ballot, it shall not deliver an absentee ballot to the applicant. Within three working days of receiving such an application, the election authority shall notify the applicant and state the reason he or she is not entitled to vote by absentee ballot. The applicant may appeal the decision of the election authority to the circuit court in the manner provided in section 115.223.
- 2. If, after 5:00 p.m. on the Wednesday before an election, any voter from the jurisdiction has become hospitalized, becomes confined due to illness or injury, or is confined in an adult boarding facility, intermediate care facility, residential care facility, or skilled nursing facility, as defined in section 198.006, in the county in which the jurisdiction is located or in the jurisdiction or an adjacent election authority within the same county, the election authority shall appoint a team to deliver, witness the signing of and return the voter's application and deliver, witness the voting of and return the voter's absentee ballot. In counties with a charter form of government and in cities not within a county, and in each city which has over three hundred thousand inhabitants, and is situated in more than one county, if the election authority receives ten or more applications for absentee ballots from the same address it may appoint a team to deliver and witness the voting and return of absentee ballots by voters residing at that address[, except when such addresses are for an apartment building or other structure wherein individual living units are located, each of which has its own separate cooking facilities]. Each team appointed pursuant to this subsection shall consist of two registered voters, one from each major political party. Both members of any team appointed pursuant to this subsection shall be present during the delivery, signing or voting and return of any application or absentee ballot signed or voted pursuant to this subsection.
- 3. On the mailing and ballot envelopes for each covered voter, the election authority shall stamp prominently in black the words "FEDERAL BALLOT, STATE OF MISSOURI" and "U.S. Postage Paid, 39 U.S.C. Section 3406".
- 4. No information which encourages a vote for or against a candidate or issue shall be provided to any voter with an absentee ballot."; and

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

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 102

Alferman Anderson Andrews Austin Bahr Basye Beard Bernskoetter Berry Black Brattin Brown 57 Chipman Christofanelli Conway 104 Cookson Corlew Cornejo Cross Curtman

Davis	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haefner	Hannegan	Hansen
Helms	Hill	Houghton	Houx	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Knight	Kolkmeyer	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McDaniel	McGaugh	Moon	Morris 140
Morse 151	Muntzel	Neely	Pfautsch	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt
Reisch	Remole	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Shaul 113	Shull 16
Shumake	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	Walsh	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 039

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

PRESENT: 000

ABSENT WITH LEAVE: 020

Barnes 60	Bondon	Brown 27	Green	Haahr
Henderson	Higdon	Messenger	Miller	Mitten
Newman	Peters	Phillips	Pogue	Rhoads
Rowland 29	Schroer	Smith 85	Smith 163	Wessels

VACANCIES: 002

On motion of Representative Franks Jr, House Amendment No. 9 was adopted.

On motion of Representative Tate, **SB 757**, as amended, was read the third time and passed by the following vote:

AYES: 125

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Burns	Butler	Carpenter	Chipman	Christofanelli
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Cross	Curtis	Davis	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Ellebracht	Engler

Evans	Fitzpatrick	Fitzwater	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gregory
Grier	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Knight	Kolkmeyer	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCann Beatty	Meredith 71	Morris 140
Morse 151	Mosley	Muntzel	Neely	Nichols
Pfautsch	Pierson Jr	Pietzman	Pike	Plocher
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Revis	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Runions	Ruth
Shaul 113	Shull 16	Shumake	Sommer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walsh
Washington	White	Wiemann	Wilson	Wood
NOES: 015				
Burnett	Ellington	Hurst	Marshall	May
McCreery	McDaniel	McGaugh	McGee	Merideth 80
Moon	Morgan	Quade	Spencer	Walker 74
PRESENT: 000				
ABSENT WITH LEA	VE: 021			
Barnes 60	Brown 27	Curtman	Gray	Green
Haahr	Higdon	Messenger	Miller	Mitten
Newman	Peters	Phillips	Pogue	Rhoads

Smith 85

VACANCIES: 002

Rowland 29

Mr. Speaker

Representative Ross declared the bill passed.

Schroer

THIRD READING OF HOUSE JOINT RESOLUTIONS

Smith 163

Wessels

HJR 79, relating to labor organizations, was taken up by Representative Brattin.

Speaker Richardson resumed the Chair.

Representative Johnson assumed the Chair.

Representative Kendrick raised a point of order that a member was in violation of Rule 85.

Representative Johnson requested a parliamentary ruling.

The Parliamentary Committee took the point of order under advisement and advised members to confine their remarks to the question under debate.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

A 37	CC.	10	۱1
AY.	co:	П	"

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Chipman	Christofanelli
Conway 104	Cornejo	Cross	Davis	DeGroot
Dinkins	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Hill	Houghton	Houx	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Knight
Kolkmeyer	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	McDaniel	Miller
Moon	Morris 140	Morse 151	Muntzel	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roeber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
Walsh	White	Wiemann	Wilson	Wood
Mr. Speaker				
NOES: 036				

Anders	Arthur	Bangert	Baringer
Beck	Burnett	Burns	Butler
Curtis	Ellebracht	Ellington	Gray
Harris	Kendrick	Lavender	May
ЛсСreery	Merideth 80	Morgan	Mosley
Pierson Jr	Quade	Razer	Revis
Roden	Runions	Stevens 46	Unsicker
3	eck Curtis Iarris IcCreery ierson Jr	leck Burnett Curtis Ellebracht Idarris Kendrick IdcCreery Merideth 80 ierson Jr Quade	Burnett Burns Curtis Ellebracht Ellington Carris Kendrick Lavender Carcery Merideth 80 Morgan Cierson Jr Quade Razer

Wessels

PRESENT: 000

ABSENT WITH LEAVE: 024

Barnes 60	Brown 27	Conway 10	Cookson	Corlew
Curtman	Franks Jr	Higdon	Kidd	Marshall
Matthiesen	McGaugh	McGee	Meredith 71	Messenger
Mitten	Newman	Peters	Pogue	Rowland 29
Smith 85	Smith 163	Walker 74	Washington	

VACANCIES: 002

On motion of Representative Brattin, HJR 79 was read the third time and passed by the following vote:

AYES: 093

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Chipman	Christofanelli
Cornejo	Cross	Curtis	Davis	DeGroot
Dogan	Dohrman	Eggleston	Evans	Fitzpatrick
Fitzwater	Fraker	Francis	Franklin	Frederick
Gregory	Grier	Haahr	Haefner	Hansen
Helms	Hill	Houghton	Houx	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Knight
Kolkmeyer	Lant	Lauer	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McDaniel	McGaugh
Miller	Morris 140	Morse 151	Muntzel	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roeber	Rone	Ross	Rowland 155
Schroer	Shaul 113	Shull 16	Shumake	Spencer
Stacy	Stephens 128	Swan	Taylor	Trent
Vescovo	Walker 3	Walsh	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 054

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Burnett	Burns	Butler
Carpenter	Conway 104	Corlew	Dinkins	Ellebracht
Ellington	Engler	Franks Jr	Gannon	Gray
Green	Hannegan	Harris	Henderson	Kendrick
Kidd	Korman	Lavender	Marshall	May
McCann Beatty	McCreery	Meredith 71	Merideth 80	Mitten
Moon	Morgan	Mosley	Nichols	Pierson Jr
Quade	Razer	Revis	Roberts	Roden
Runions	Ruth	Sommer	Stevens 46	Tate
Unsicker	Walker 74	Washington	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 014

Barnes 60	Brown 27	Conway 10	Cookson	Curtman
Higdon	McGee	Messenger	Newman	Peters
Pogue	Rowland 29	Smith 85	Smith 163	

VACANCIES: 002

Representative Johnson declared the bill passed.

Speaker Richardson resumed the Chair.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

SS HB 1428, as amended - Fiscal Review

REFERRAL OF SENATE CONCURRENT RESOLUTIONS

The following Senate Concurrent Resolution was referred to the Committee indicated:

SCR 49 - Economic Development

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

HCS#2 SS#2 SCS SB 1050 - Fiscal Review

COMMITTEE REPORTS

Committee on Rules - Administrative Oversight, Vice-Chairman Sommer reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SS#2 SCS SB 949**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (8): Austin, Barnes (60), Berry, Johnson, Mathews, Roeber, Sommer and Wiemann

Noes (5): Carpenter, Engler, Franks Jr., Runions and Unsicker

Absent (1): Evans

MESSAGES FROM THE GOVERNOR

The following proclamation was received from His Excellency, Governor Eric R. Greitens.

PROCLAMATION

WHEREAS, Article IV, Section 27, authorizes the Governor to control the rate at which any appropriation is expended by allotment and, further, authorizes the Governor to reduce the expenditures of the state or any of its agencies below their appropriations whenever the actual revenues are less than the revenue estimates upon which the appropriations were based; and

WHEREAS, in addition to the power to control the rate of expenditure established in Article IV, Section 27, three percent of each appropriation, with the exception of amounts for personal service to pay salaries fixed by law, shall be set aside pursuant to section 33.290, RSMo, as a reserve fund and not subject to expenditure except with the approval of the Governor; and

WHEREAS, Article IV, Section 27.2, provides that the Governor notify the General Assembly "whenever the rate at which any appropriation shall be expended is not equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation"; and

WHEREAS, due to a variety of factors, including the three percent reserve that is legally required by section 33.290, RSMo, the rate at which most appropriations are expended is not in "equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation"; and

WHEREAS, Article IV, Section 27.3, provides that the Governor notify the General Assembly "when the governor reduces one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based."

NOW THEREFORE, I, Eric R. Greitens, GOVERNOR OF THE STATE OF MISSOURI, pursuant to Article IV, Section 27, do hereby make the following notification to the Ninety-Ninth General Assembly of the State of Missouri:

I hereby notify the General Assembly, pursuant to Article IV, Section 27.2 of the Missouri Constitution, that, through the third quarter of fiscal year 2018, the rate of expenditure for each of the appropriation lines in the fiscal year 2018 budget attached as Exhibit A is not in equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation.

I further notify the General Assembly, pursuant to Article IV, Section 27.3 of the Missouri Constitution, that I have taken no action to permanently reduce one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based in the fiscal year 2018 budget.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, this 14th day of May 2018.

/s/ Eric R. Greitens Governor

Attest:

/s/ Jay Ashcroft Secretary of State

		Exhibit A
#	Agency	Budget Appropriation Line
1	ELEM & SEC EDUCATION-OPER	02.015
2	REVENUE-OPERATING	04.105
3	REVENUE-OPERATING	04.110
4	AGRICULTURE-OPERATING	06.090
5	NATURAL RESOURCES-OPER	06.225
6	PUBLIC SAFETY-OPERATING	08.330
7	MENTAL HEALTH-OPERATING	10.065
8	HEALTH & SENIOR SERVICES-OPER	10.714
9	SOCIAL SERVICES-OPERATING	11.235
10	SOCIAL SERVICES-OPERATING	11.505
11	LT. GOVERNOR-OPERATING	12.020
12	JUDICIARY-OPERATING	12.300
13	JUDICIARY-OPERATING	12.300
14	JUDICIARY-OPERATING	12.340
15	LEGISLATURE-OPERATING	12.510
16	LEGISLATURE-OPERATING	12.515

CONFERENCE COMMITTEE REPORT ON HOUSE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 660

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 660, with House Amendment Nos. 1, 2, 3, 4, and 5, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the House recede from its position on House Committee Substitute for Senate Bill No. 660, as amended:
- 2. That the Senate recede from its position on Senate Bill No. 660;
- 3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 660, be Third Read and Finally Passed.

FOR THE SENATE:	FOR THE HOUSE:
I OK THE BENATE.	I OK THE HOUSE.

/s/ Jeanie Riddle	/s/ Travis Fitzwater
/s/ David Sater	/s/ Becky Ruth
/s/ Dan Hegeman	/s/ Diane Franklin
/s/ Jill Schupp	/s/ Cora Faith Walker (74)
Jason Holsman	/s/ Martha Stevens (46)

CONFERENCE COMMITTEE REPORT ON HOUSE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 687

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 687, with House Amendment Nos. 1 and 2, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the House recede from its position on House Committee Substitute for Senate Bill No. 687, as amended;
- 2. That the Senate recede from its position on Senate Bill No. 687;
- 3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 687 be Third Read and Finally Passed.

FOR THE SENATE: FOR THE HOUSE:

/s/ David Sater /s/ Lyle Rowland (155)

/s/ Gary Romine /s/ David Wood
/s/ Dan Hegeman /s/ Kathryn Swan
Jason Holsman /s/ Kip Kendrick
/s/ Scott Sifton /s/ Judy Morgan

CONFERENCE COMMITTEE REPORT ON HOUSE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 743

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 743, with House Amendment Nos. 1, 2, 3, 4, 5, 6, 7, and 8, House Amendment No. 1 to House Amendment No. 9, House Amendment No. 9 as amended, House Amendment Nos. 10, 11, and 12, House Substitute Amendment No. 1 for House Amendment No. 13, House Amendment Nos. 14, 15, and 16, House Amendment No. 1 to House Amendment No. 17, House Amendment No. 17 as amended, House Amendment Nos. 18, 19, 20, 22, 23, 24 and 25, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the House recede from its position on House Committee Substitute for Senate Bill No. 743, as amended;
- 2. That the Senate recede from its position on Senate Bill No. 743;
- 3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 743 be Third Read and Finally Passed.

FOR THE SENATE: FOR THE HOUSE:

/s/ David Sater /s/ Craig Redmon
/s/ Gary Romine /s/ Lyndall Fraker
/s/ Jay Wasson /s/ Rebecca Roeber
/s/ Jason Holsman /s/ Ingrid Burnett
/s/ Scott Sifton /s/ Judy Morgan

REFERRAL OF CONFERENCE COMMITTEE REPORTS

The following Conference Committee Reports were referred to the Committee indicated:

CCR HCS SB 660, as amended - Fiscal Review CCR HCS SB 687, as amended - Fiscal Review CCR HCS SB 743, as amended - Fiscal Review

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 11:00 a.m., Tuesday, May 15, 2018.

COMMITTEE HEARINGS

ADMINISTRATION AND ACCOUNTS

Tuesday, May 15, 2018, 1:00 PM, House Hearing Room 7.

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

Notice: Time changed to 1:00 PM.

CANCELLED

BUDGET

Tuesday, May 15, 2018, 8:30 AM, House Hearing Room 3.

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

Annual review of state tax credits.

ECONOMIC DEVELOPMENT

Tuesday, May 15, 2018, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: SCR 49 Executive session will be held: SCR 49

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

FISCAL REVIEW

Tuesday, May 15, 2018, 9:00 AM, House Hearing Room 4.

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

FISCAL REVIEW

Wednesday, May 16, 2018, 9:00 AM, House Hearing Room 7.

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

FISCAL REVIEW

Thursday, May 17, 2018, 9:00 AM, House Hearing Room 6.

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

FISCAL REVIEW

Friday, May 18, 2018, 9:00 AM, House Hearing Room 7.

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

GOVERNMENT EFFICIENCY

Tuesday, May 15, 2018, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 6.

Public hearing will be held: HCR 108

Executive session will be held: HCR 108

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

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Wednesday, May 16, 2018, 8:30 AM, House Hearing Room 6.

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

We will be voting on the designation of the Killian Glen Clay Memorial Bridge. This designation is the bridge on State Highway 169 crossing over Interstate 29 in Buchanan County. CORRECTED

RULES - ADMINISTRATIVE OVERSIGHT

Tuesday, May 15, 2018, 5:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 6.

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

CANCELLED

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, May 16, 2018, 5:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 7.

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

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, May 17, 2018, 8:30 AM, House Hearing Room 7.

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

RULES - ADMINISTRATIVE OVERSIGHT

Friday, May 18, 2018, 8:30 AM, House Hearing Room 6.

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

RULES - LEGISLATIVE OVERSIGHT

Tuesday, May 15, 2018, 5:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 1.

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

RULES - LEGISLATIVE OVERSIGHT

Wednesday, May 16, 2018, 12:00 PM or upon conclusion of morning session, House Hearing Room 4.

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

SPECIAL INVESTIGATIVE COMMITTEE ON OVERSIGHT

Tuesday, May 15, 2018, 8:00 AM, House Hearing Room 5.

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

Room change to Hearing Room 5.

CORRECTED

SPECIAL INVESTIGATIVE COMMITTEE ON OVERSIGHT

Wednesday, May 16, 2018, 8:00 AM, House Hearing Room 5.

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

Room change to Hearing Room 5.

CORRECTED

HOUSE CALENDAR

SEVENTY-FOURTH DAY, TUESDAY, MAY 15, 2018

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 61 - Shumake

HOUSE BILLS FOR PERFECTION - REVISION

HRB 2 - Shaul (113)

HOUSE BILLS FOR PERFECTION

HCS HB 2257 - Redmon

HCS HB 2324 - Korman

HCS HB 2393 - Cookson

HB 2403 - Muntzel

HB 2425 - Alferman

HCS HB 2410 - Bernskoetter

HB 2480 - Rhoads

HCS HB 2580 - Bondon

HB 2681 - Corlew

HCS HB 2247 - Roeber

HB 2384 - Barnes (60)

HB 1662 - Swan

HCS HB 1857 - Shaul (113)

HCS HB 1803 - Matthiesen

HB 1397 - Shaul (113)

HCS HB 2210 - Christofanelli

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 1870 - Barnes (60)

HB 1901 - Cross

HB 1972 - Wiemann

HB 1431 - Barnes (28)

HB 1454 - May

HB 1795 - Bernskoetter

HCS HB 2157 - Bahr

HB 2632 - Dinkins

HB 2607 - Knight

HCS HB 2259 - Lichtenegger

HCS HB 2091 - Reiboldt

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2234 - Rehder

HCS HB 1444 - Eggleston

HCS HB 1722 - Moon

HB 2211 - Kidd

HB 2421 - Pfautsch

HB 2159 - Hurst

HB 1977 - Redmon

HB 2232 - Ross

HCS HB 2233 - Ross

HB 2409 - Fraker

HCS HB 2295 - Helms

HB 2334 - Shaul (113)

HCS HB 2335 - Black

HCS HB 2180 - Kolkmeyer

HB 2184 - Bondon

HCS HB 1929 - Corlew

HB 1837 - Rhoads

HCS HB 2411 - Pike

HB 2453 - Austin

HB 2590 - Gregory

HB 1811 - Smith (85)

HCS HB 2397 - Dogan

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 1485 - Brown (57)

HB 2549 - Morse (151)

HCS HB 2061 & 2219 - Kidd

HCS HB 1260 - Schroer

HB 1742 - Davis

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING - INFORMAL

HCR 55 - Basye

HCR 87 - Black

HCS HCR 105 - Fitzwater

HCR 60 - Morris (140)

HOUSE COMMITTEE BILLS FOR THIRD READING

HCB 15, (Fiscal Review 4/25/18), E.C. - Frederick

HOUSE BILLS FOR THIRD READING

HCS HB 2125, (Fiscal Review 5/8/18) - Helms

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS#2 HB 1802 - Miller HCS HB 1577, (Fiscal Review 5/3/18) - Wiemann

SENATE BILLS FOR THIRD READING - REVISION

SCS SRBs 975 & 1024 - Shaul (113)

SENATE BILLS FOR THIRD READING

HCS SB 655 - Bahr HCS SS#2 SCS SB 949 - Kelley (127) HCS#2 SS#2 SCS SB 1050, (Fiscal Review 5/14/18), E.C. - Reiboldt HCS#2 SS SB 704 - Dogan

SENATE BILLS FOR THIRD READING - INFORMAL

SCS SB 787 - Morris (140)

SS SB 666 - Schroer

SB 919 - Reiboldt

SS SCS SB 752 - Ross

HCS SB 575 - Trent

SB 891 - Shaul (113)

HCS SS SCS SB 966 - Gregory

SB 706 - Korman

HCS SCS SB 672 - Bahr

SB 582 - Wood

HCS SB 780 - Hill

SS#2 SCS SB 802 - Evans

SS SCS SBs 627 & 925 - Houghton

HCS SB 850 - Franklin

HCS SB 796 - Ross

HCS SS SCS SB 547 - Curtman

SS SCS SB 907 - Roden

HCS SCS SBs 946 & 947 - Cornejo

SB 981 - Engler

HCS SB 808 - Bondon

HCS SB 884 - Wiemann

HCS SB 773 - Swan

HCS SS#2 SB 674 - Curtman

HCS SCS SBs 632 & 675 - Engler

SCS SB 629 - Miller

HCS SB 727, with HA 1, pending - Bondon

HCS SB 681 - Ruth

SB 649 - Engler

SS#5 SB 564, E.C. - Berry

HCS SB 695 - Swan

HCS SS SCS SB 843, E.C. - Ross

SB 819 - Neely

HCS SS SB 881 - Davis

SB 626 - Kidd

SB 708 - Fitzpatrick

HCS SS SCS SB 918, as amended - Houghton

SS SCS SB 568 - Fraker

SS SB 882 - Bernskoetter

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 43 - Black

SCR 36 - Kidd

SCR 40 - Basye

HOUSE BILLS WITH SENATE AMENDMENTS

SS HCS HB 1606, as amended - Gannon

SS SCS HB 1769 - Mathews

SS SCS HB 1355, as amended - Phillips

HCS HB 2171, with SA 1 - Wood

SCS HCS#2 HB 1503 - Dohrman

SS SCS HCS HB 1991, as amended - Rhoads

SS SCS HB 1633, as amended - Corlew

SS HB 1428, as amended, (Fiscal Review 5/14/18) - Muntzel

HOUSE BILLS WITH SENATE AMENDMENTS - INFORMAL

SCS HB 1797, as amended - Fitzwater SS HB 1953 - Neely SS SCS HCS HB 1364 - Kidd SCS HCS HB 1635 - Bernskoetter

BILLS CARRYING REQUEST MESSAGES

SS SCS HB 1350, as amended (request Senate recede/grant conference) - Smith (163) HCS SS SCS SBS 603, 576 & 898, as amended (request House recede/grant conference/exceed differences) - Spencer

BILLS IN CONFERENCE

CCR HCS SB 569, as amended - Fraker

HCS SS SB 608 - Rhoads

CCR HCS SS SCS SB 826, as amended, E.C. - Ross

CCR HCS SS SB 870, as amended - Alferman

CCR HCS SS SCS SB 775, as amended - Fitzpatrick

CCR HCS SB 660, as amended, (Fiscal Review 5/14/18) - Fitzwater

HCS SB 806, as amended - Neely

CCR HCS SB 743, as amended, (Fiscal Review 5/14/18) - Redmon

CCR HCS SB 687, as amended, (Fiscal Review 5/14/18) - Rowland (155)

HCS SCS SB 718, as amended - Rhoads

HOUSE RESOLUTIONS

HR 4878 - Shaul (113)

HR 5237 - Fraker

HR 5612 - Justus

HR 5589 - Bernskoetter

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