JOURNAL OF THE HOUSE

First Regular Session, 100th GENERAL ASSEMBLY

FORTY-FIFTH DAY, TUESDAY, APRIL 2, 2019

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

In solemn truth I can see that God is no respecter of persons, but that in every nation the man who reverences Him and does what is right is acceptable to Him. And Jesus went about doing good. (Acts 10:34)

O Spirit Divine – the eternal source of all things good and pure, the way, the truth, the life – instill our hearts in gratitude and mold our wills with Yours. Your all-embracing love, Your all-preserving power, bless and guide us this day by Your holy presence. Amid the burdens and the cares, amid the labors and the calm, it shall hold us and make easy the yoke of human work on this long day.

Bless us in that service that makes us desire and gives us a thirst for that law that makes us dead to fear or favor. May we see the crown of that which was once our cross; the good of that which was once our thorn; the victory of that which was once our trial. Throughout our state wherever the lamp of truth is shining, wherever the virtue of justice is lifting a warning finger, wherever charity and tolerance are needed, we ask Your richest blessings upon them.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was led by Charley Prichard.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Charley Prichard, Maria Childress, and Charlie Hill.

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

AYES: 126

Anderson	Andrews	Appelbaum	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Bromley	Brown 27	Brown 70	Burnett
Burns	Busick	Butz	Carter	Chipman
Christofanelli	Clemens	Coleman 32	Deaton	DeGroot
Dinkins	Dohrman	Eggleston	Ellebracht	Eslinger
Evans	Falkner III	Fishel	Fitzwater	Francis
Gannon	Gray	Gregory	Grier	Griesheimer
Griffith	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Ingle	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Knight	Kolkmeyer
Lavender	Lovasco	Love	Lynch	Mackey

Mayhew	McCreery	McDaniel	McGirl	Merideth
Messenger	Miller	Morgan	Morse 151	Mosley
Murphy	O'Donnell	Pfautsch	Pike	Pollitt 52
Pollock 123	Porter	Proudie	Quade	Razer
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roberts 77	Roden	Rogers
Rone	Runions	Ruth	Sain	Sauls
Schnelting	Schroer	Sharpe	Shaul 113	Shields
Simmons	Smith	Solon	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Taylor
Trent	Unsicker	Veit	Vescovo	Walsh
Washington	Wiemann	Wilson	Wood	Wright
Mr Speaker				

Mr. Speaker

NOES: 004

Hurst Moon Pogue Rowland

PRESENT: 000

ABSENT WITH LEAVE: 031

Allred	Bailey	Beck	Bland Manlove	Bondon
Bosley	Carpenter	Chappelle-Nadal	Coleman 97	Dogan
Ellington	Franks Jr.	Green	McGaugh	McGee
Mitten	Morris 140	Muntzel	Neely	Patterson
Pierson Jr.	Pietzman	Plocher	Price	Roeber
Ross	Shawan	Shull 16	Tate	Walker

Windham

VACANCIES: 002

SECOND READING OF HOUSE COMMITTEE BILLS

The following House Committee Bills were read the second time:

HCB 6, relating to elections.

HCB 7, relating to elementary and secondary education.

HCB 10, relating to elections.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 762**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Morgan, Walsh, Wiemann and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 1029**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Morgan, Walsh, Wiemann and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1088**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Anderson, Baringer, Burnett, Deaton, Gregory, Houx, Morgan, Walsh, Wiemann and Wood

Noes (0)

Absent (0)

THIRD READING OF HOUSE CONCURRENT RESOLUTIONS

HCS HCR 16, relating to the Ghost Army, was taken up by Representative Dohrman.

On motion of Representative Dohrman, HCS HCR 16 was adopted.

On motion of Representative Dohrman, **HCS HCR 16** was read the third time and passed by the following vote:

AYES: 143

Anderson	Andrews	Appelbaum	Bailey	Baker
Bangert	Baringer	Barnes	Basye	Beck
Billington	Black 137	Black 7	Bondon	Bromley
Brown 27	Brown 70	Burnett	Burns	Busick
Butz	Carpenter	Carter	Chipman	Christofanelli
Clemens	Coleman 32	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Ellebracht	Eslinger	Falkner III
Fishel	Fitzwater	Francis	Gannon	Gray
Green	Gregory	Griesheimer	Griffith	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Hurst	Ingle	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Knight	Kolkmeyer	Lavender
Lovasco	Love	Lynch	Mackey	Mayhew
McCreery	McGaugh	McGirl	Merideth	Messenger
Miller	Mitten	Moon	Morgan	Morris 140
Morse 151	Mosley	Muntzel	Murphy	Neely
O'Donnell	Patterson	Pfautsch	Pietzman	Pike
Pogue	Pollitt 52	Pollock 123	Porter	Proudie
Quade	Razer	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roberts 77
Roden	Rogers	Ross	Rowland	Runions
Ruth	Sain	Sauls	Schnelting	Schroer

Sharpe Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Stevens 46 Swan Tate Taylor Trent Unsicker Veit Vescovo Walker Wilson Windham Walsh Washington Wiemann

Wood Wright Mr. Speaker

NOES: 001

McDaniel

PRESENT: 000

ABSENT WITH LEAVE: 017

Allred Bland Manlove Bosley Chappelle-Nadal Coleman 97 Eggleston Ellington Evans Franks Jr. Grier McGee Pierson Jr. Plocher Price Roeber

Rone Shull 16

VACANCIES: 002

Speaker Haahr declared the bill passed.

PERFECTION OF HOUSE BILLS

HCS HB 581, HB 230, HB 231, HCS HB 739, HCS HBs 812 & 832, HCS#2 HB 626, HCS#2 HB 352, HB 715, HB 563, HCS HB 982, HB 1061, HB 265, HB 332, HCS HB 266, HCS HB 168, HB 272, HCS #2 HB 374, HCS HB 160, HB 723, HB 898, HB 841, HB 831, HB 815, HB 575, HB 485, HCS HB 559, HB 728, HCS HB 269, HB 501, HCS HB 229, HCS HB 346, HCS HB 700, HB 159, HB 920, HB 761, HCS HB 824 and HB 584 were placed on the Informal Calendar.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 982, relating to Missouri capitol police, was taken up by Representative Hicks.

On motion of Representative Hicks, the title of HCS HB 982 was agreed to.

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

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 982, Pages 1-3, Section 8.007, and Page 3, Section 8.177, by deleting all of said sections and inserting in lieu thereof the following:

"8.111. 1. There is hereby established the "Capitol Police Board" which shall be composed of five members, as follows:

- (1) The governor, or his or her designee;
- (2) The speaker of the house of representatives, or his or her designee;
- (3) The president pro tempore of the senate, or his or her designee;
- (4) The chief justice of the Missouri supreme court, or his or her designee; and
- (5) The chair of the state capitol commission.

The lieutenant governor, the chief clerk of the house of representatives, and the secretary of the senate, or their designees, shall serve as ex officio members of the board but shall not have the power to vote. At the first meeting of the board and at yearly intervals thereafter, the members shall select from amongst themselves a chair, a vice chair and a secretary.

- 2. The board shall be assigned to the house of representatives with supervision by the house of representatives only for budgeting and reporting. Such supervision shall not extend to matters relating to policies, regulative functions, or appeals from activities of the board, and no member or employee of the house of representatives shall participate in or interfere with the activities of the board in any manner not specifically provided by law, or at the direction of the board, and no member or employee of the house of representatives shall interfere in any manner with any budget request of or with respect to the withholding of any moneys appropriated to the board by the general assembly.
- 3. The board shall provide for public safety at the seat of government, and for the safety and security of elected officials, government employees, and their guests as needed outside the seat of government. The board shall hire police officers as described in section 8.177.
- 4. The board shall hire a chief of police who shall be certified under chapter 590 and serve subject to the supervision of and at the pleasure of the board. The chief of police shall be responsible for the administrative operations of the capitol police and perform such other duties as may be delegated or assigned to the chief by law or by the board. The chief of police shall employ staff and retain such contract services as he or she deems necessary, within the limits authorized by appropriations by the general assembly.
 - 5. The board may promulgate rules relating to the provisions of sections 8.111 to 8.178.
- 8.115. Notwithstanding the provisions of chapter 571, the [office of administration, division of facilities management, design and construction,] capitol police board is authorized to provide armed security guards at state-owned or leased facilities except at the seat of government and within the county which contains the seat of government, either through qualified persons employed by the [office of administration] Missouri capitol police, or through the use of a contract with a properly licensed firm.
- 8.170. The [director] **Missouri capitol police** shall prosecute, in the name of the state, for all trespasses and injuries of every kind done to the public buildings and other property, and shall attend to the suits relative to the same. The attorney general shall give counsel, or prosecute suits, when required by the [director] chief.
- 8.172. The [commissioner of administration] capitol police board shall make rules and regulations for the regulation of traffic and parking at all parking space upon the capitol grounds and upon the grounds of other state buildings located within the capital city. The regulations shall be enforced by the Missouri capitol police.
- 8.177. 1. The [director of the department of public safety] capitol police board shall employ Missouri capitol police officers for public safety at the seat of state government. Each Missouri capitol police officer, upon appointment, shall take and subscribe an oath of office to support the constitution and laws of the United States and the state of Missouri and shall receive a certificate of appointment, a copy of which shall be filed with the secretary of state, granting such police officers all the same powers of arrest held by other police officers to maintain order and preserve the peace in all state-owned or leased buildings, and the grounds thereof, at the seat of government and such buildings and grounds within the county which contains the seat of government.
- 2. The [director of the department of public safety] capitol police board shall appoint a sufficient number of Missouri capitol police officers, with available appropriations, as appropriated specifically for the purpose designated in this subsection, so that the capitol grounds may be patrolled at all times, and that traffic and parking upon the capitol grounds and the grounds of other state buildings owned or leased within the capital city and the county which contains the seat of government may be properly controlled. Missouri capitol police officers may make arrests for the violation of parking and traffic regulations promulgated by the [office of administration] capitol police board.
- 3. Missouri capitol police officers shall be authorized to arrest a person anywhere in the county that contains the state seat of government, when there is probable cause to believe the person committed a crime within capitol police jurisdiction or when a person commits a crime in the presence of an on-duty capitol police officer.
- 8.178. Any person who violates sections 8.172 to 8.174, or section 8.177, or any of the traffic or parking regulations of the [commissioner] capitol police board shall be punished as follows:
- (1) Fines for traffic violations shall not, except as provided by section 301.143, exceed five dollars for overparking, fifteen dollars for double parking, and fifty dollars for speeding[3]; and [the]
- (2) The circuit court of Cole County has authority to enforce [this law] the traffic or parking regulations of the capitol police board."; and

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

Representative Sauls raised a point of order that **House Amendment No. 1** is a floor substitute.

House Amendment No. 1 was withdrawn.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

ΑY	ES:	106

711 ED. 100				
Anderson	Andrews	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Deaton	DeGroot	Dogan	Dohrman	Eslinger
Evans	Falkner III	Fishel	Fitzwater	Francis
Gannon	Gregory	Grier	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Hill	Houx	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Kidd	Knight	Kolkmeyer	Lovasco	Love
Lynch	Mayhew	McDaniel	McGaugh	McGirl
Messenger	Miller	Morris 140	Morse 151	Muntzel
Murphy	Neely	O'Donnell	Patterson	Pfautsch
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Rone	Ross
Ruth	Schnelting	Schroer	Sharpe	Shaul 113
Shawan	Shields	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Veit	Vescovo
Walsh	Wiemann	Wilson	Wood	Wright
Mr. Speaker				
NOES: 039				
Appelbaum	Bangert	Baringer	Barnes	Beck
Brown 27	Brown 70	Burnett	Burns	Butz
Carpenter	Carter	Clemens	Ellebracht	Gray
Green	Ingle	Kendrick	Lavender	Mackey
McCreery	Merideth	Mitten	Morgan	Mosley
Pogue	Price	Proudie	Quade	Razer
Roberts 77	Rogers	Rowland	Runions	Sain
Sauls	Stevens 46	Unsicker	Washington	
PRESENT: 000				
ABSENT WITH LE	EAVE: 016			
Allred	Bland Manlove	Bosley	Chappelle-Nadal	Dinkins
Eggleston	Ellington	Franks Jr.	McGee	Moon

Roeber

Shull 16

Walker

VACANCIES: 002

Roden

Pierson Jr.

Windham

On motion of Representative Hicks, HCS HB 982 was adopted.

On motion of Representative Hicks, **HCS HB 982** was ordered perfected and printed.

HCS HB 824, relating to industrial hemp, was taken up by Representative Francis.

On motion of Representative Francis, the title of **HCS HB 824** was agreed to.

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

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 824, Pages 1-2, Section 195.740, Lines 1-34, by deleting all of said lines and inserting in lieu thereof the following:

- "195.740. For the purposes of sections 195.740 to 195.773, the following terms shall mean:
- (1) "Agricultural hemp propagule", any viable nonseed plant material used to cultivate industrial hemp including, but not limited to, transplants, cuttings, and clones;
- (2) "Agricultural hemp seed", Cannabis sativa L. seed that meets any labeling, quality, or other standards set by the department of agriculture and that is intended for sale, is sold to, or is purchased by registered [growers] producers for planting;
 - [(2)] (3) "Crop", industrial hemp grown under a single registration;
 - [(3)] (4) "Department", the Missouri department of agriculture;
 - [(4) "Grain", Cannabis sativa L. seed used to make an industrial hemp commodity or product;
- (5) ["Grower", a person, joint venture, or cooperative who is a Missouri resident or an entity that is domiciled in this state that produces industrial hemp;
- (6) "Handler", a person, joint venture, or cooperative who is a Missouri resident or an entity that is domiciled in this state that receives industrial hemp for processing into commodities, products, feed, or agricultural hemp seed:
- (7)] "Indoor cultivation facility", any greenhouse or enclosed building or structure capable of continuous cultivation throughout the year that is not a residential building;
- (6) "Industrial hemp plant monitoring system", a reporting system that includes, but is not limited to, testing, transfer reports, and data collection maintained by a [grower or handler] producer or agricultural hemp propagule and seed permit holder and available to the department for purposes of monitoring viable [agricultural hemp seed and] industrial hemp cultivated as an agricultural product from planting to final [packaging] sale or transfer as a publicly marketable hemp product;
 - (7) "Nonviable", plant material or agricultural hemp seed that is not capable of living or growing;
 - (8) "Produce", the cultivation and harvest of viable industrial hemp;
- (9) "Producer", a person who is a Missouri resident, or an entity that is domiciled in this state, who grows or produces viable industrial hemp;
- (10) "Publicly marketable product", any nonviable hemp material, including seed, stem, root, leaf, or floral material, that contains no material with a delta-9 tetrahydrocannabinol concentration exceeding three-tenths of one percent on a dry weight basis."; and

Further amend said bill, Page 2, Section 195.743, Line 4, by inserting after the bracket "]" the word "Viable"; and

Further amend said bill and page, Section 195.746, Lines 7-8, by deleting the phrase "ensures that the seed complies" and inserting in lieu thereof the following:

"ensure that [the] all agricultural hemp propagules and agricultural hemp seed [complies] comply"; and

Further amend said bill, page, and section, Lines 9-10, by deleting all of said lines and inserting in lieu thereof the following:

- "2. Any person who sells, distributes, or offers for sale any agricultural hemp propagule or agricultural hemp seed in the state shall obtain an agricultural hemp propagule and seed permit from the department. An agricultural hemp propagule and seed permit shall authorize a permit holder to sell, distribute, or offer for sale agricultural hemp propagules or agricultural hemp seed to registered producers or other permit holders. A permit holder is exempt from requirements in Chapter 266 if he or she only sells, distributes, or offers for sale agricultural hemp propagules or agricultural hemp seed.
- **3.** An application for an industrial hemp registration or agricultural hemp **propagule and** seed [production] permit shall include:"; and

Further amend said bill and section, Page 3, Lines 12-19, by deleting said lines and inserting in lieu thereof the following:

- "(2) The name and address of the industrial hemp or agricultural hemp **propagule or** seed operation;
- (3) **For any industrial hemp registration**, the global positioning system coordinates and legal description for the property used for the industrial hemp [or agricultural hemp seed] operation;
- (4) The application fee, as determined by the department, in an amount sufficient to cover the administration, regulation, and enforcement costs associated with sections 195.740 to 195.773; and
 - (5) Any other information the department deems necessary.
 - [3.] 4. The department shall issue a registration [or permit] under this section to an applicant"; and

Further amend said bill, page, and section, Line 26, by inserting after the word "fee." the following:

"If required by federal law, the department shall require an applicant for an agricultural hemp propagule and seed permit to comply with the fingerprint criminal history background check requirements of this subsection."; and

Further amend said bill, page, and section, Line 27, by deleting the number "4." and inserting in lieu thereof the numbers "[4-] 5."; and

Further amend said bill, page, and section, Lines 27, 30, 32, and 33, by deleting all instances of the phrase "[or permit]" and inserting in lieu thereof the words "or permit"; and

Further amend said bill, page, and section, Lines 27-28, by deleting the phrase "[registration and permit-holders] registrants" and inserting in lieu thereof the words "[registration] producers and permit holders"; and

Further amend said bill, page, and section, Line 29, by deleting all of said line and inserting in lieu thereof the following:

"[5.]6. An industrial hemp registration or agricultural hemp **propagule and** seed [production] permit is:"; and

Further amend said bill, page, and section, Lines 31 and 34, by deleting all occurrences of "[or permittee]" and inserting in lieu thereof the words " or [permittee] permit holder"; and

Further amend said bill, page, and section, Line 36, by inserting after the word "registrant" the words "or permit holder"; and

Further amend said bill, page, and section, Line 38, by deleting the number "6." and inserting in lieu thereof the number "7."; and

Further amend said bill and page, Section 195.749, Line 2, by deleting all of said line and inserting in lieu thereof the following:

"hemp registration or agricultural hemp **propagule and** seed [production] permit and may impose a civil penalty"; and

Further amend said bill, page, and section, Line 5, by deleting the phrase "[or permit]" and inserting in lieu thereof the words "or permit"; and

Further amend said bill, page, and section, Line 7, by inserting after the word "hemp" the words "or an agricultural hemp propagule and seed permit"; and

Further amend said bill and section, Page 4, Line 10, by deleting the word "**producer's**" and inserting in lieu thereof the words "**producer or permit holder's**"; and

Further amend said bill, page, and section, Line 11, by deleting the phrase "[or permit]" and inserting in lieu thereof the words "or permit"; and

Further amend said bill, page, and section, Line 16, by deleting the phrase "[or an agricultural hemp seed production permit]" and inserting in lieu thereof the words "or agricultural hemp **propagule and** seed [production] permit"; and

Further amend said bill and page, Section 195.752, Line 1, by inserting after the number "195.752." the number "1."; and

Further amend said bill, page, and section, Lines 2 and 3, by deleting all occurrences of the word "shall" and inserting in lieu thereof the words "[shall] may"; and

Further amend said bill, page, and section, Line 11, by inserting after all of said line the following:

"2. Any person selling, distributing, or offering for sale any agricultural hemp propagule or agricultural hemp seed in the state who does not have a valid agricultural hemp propagule and seed permit issued under section 195.746 may be subject to an administrative fine of five hundred dollars and may be fined one thousand dollars per day until such person obtains a valid permit."; and

Further amend said bill and page, Section 195.755, Lines 1-6, by deleting all of said section and lines; and

Further amend said bill, Page 5, Section 195.758, Line 1, by inserting after the word "**producer**" the words "**or permit holder**"; and

Further amend said bill, page, and section, Line 2, by deleting the words "[erop and agricultural hemp-seed]" and inserting in lieu thereof the words "crop and agricultural hemp propagule and seed"; and

Further amend said bill, page, and section, Line 8, by deleting the phrase " [or an agricultural hemp seed production permit]"and inserting in lieu thereof the words " or agricultural hemp **propagule and** seed [production] permit"; and

Further amend said bill, page, and section, Lines 11-12, by deleting all of said lines and inserting in lieu thereof the following"

"(5) A final department order directed to the [grower's or handler's] producer or permit holder's industrial hemp or agricultural hemp propagule and seed operations or activities."; and

Further amend said bill and section, Page 6, Line 39, by deleting the word "grain,"; and

Further amend said bill and page, Section 195.764, Line 1, by inserting after the word "**producers**" the words "**and permit holders**"; and

Further amend said bill, Page 7, Section 195.773, Line 3,by deleting the phrase "[permit and]" and inserting in lieu thereof the words "permit and"; and

Further amend said bill, page, and section, Line 17, by inserting after all of said section and line the following:

"[195.755. A grower may retain seed from each industrial hemp crop to ensure a sufficient supply of seed-for that grower for the following year. A grower shall not be required to obtain an agricultural hemp seed-production permit in order to retain seed for future planting. Any seed retained by a grower for future planting shall-not be sold or transferred and does not have to meet agricultural hemp seed standards established by the department.]"; and

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

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

Representative Henderson offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 824, Page 6, Section 195.767, Line 1, by inserting after the word "education" the words "based in Missouri"; and

Further amend said bill, page, and section, Line 5, by inserting after the word "education" the words "based in Missouri and research centers directed or operated by such institutions"; and

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

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

On motion of Representative Francis, **HCS HB 824**, as amended, was adopted.

On motion of Representative Francis, **HCS HB 824**, as amended, was ordered perfected and printed.

HCS HB 739, relating to elementary and secondary education, was taken up by Representative Miller.

On motion of Representative Miller, the title of HCS HB 739 was agreed to.

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

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 739, Page 2, Section 162.068, Lines 39-40, by deleting all of said lines and inserting in lieu thereof the following:

"allegations of sexual misconduct, as provided in section 566.083, concerning the employee and, as a result of such allegations being substantiated by the child abuse and neglect review board,"; and

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

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

Representative Wood offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 739, Page 4, Section 170.045, Line 28, by inserting after said section and line the following:

"210.110. As used in sections 210.109 to 210.165, and sections 210.180 to 210.183, the following terms mean:

- (1) "Abuse", any physical injury, sexual abuse, or emotional abuse inflicted on a child other than by accidental means by those responsible for the child's care, custody, and control, except that discipline including spanking, administered in a reasonable manner, shall not be construed to be abuse. Victims of abuse shall also include any victims of sex trafficking or severe forms of trafficking as those terms are defined in 22 U.S.C. 78 Section 7102(9)-(10);
- (2) "Assessment and treatment services for children", an approach to be developed by the children's division which will recognize and treat the specific needs of at-risk and abused or neglected children. The developmental and medical assessment may be a broad physical, developmental, and mental health screening to be completed within thirty days of a child's entry into custody and in accordance with the periodicity schedule set forth by the American Academy of Pediatrics thereafter as long as the child remains in care. Screenings may be offered at a centralized location and include, at a minimum, the following:
- (a) Complete physical to be performed by a pediatrician familiar with the effects of abuse and neglect on young children;
- (b) Developmental, behavioral, and emotional screening in addition to early periodic screening, diagnosis, and treatment services, including a core set of standardized and recognized instruments as well as interviews with the child and appropriate caregivers. The screening battery may be performed by a licensed mental health professional familiar with the effects of abuse and neglect on young children, who will then serve as the liaison between all service providers in ensuring that needed services are provided. Such treatment services may include inhome services, out-of-home placement, intensive twenty-four-hour treatment services, family counseling, parenting training and other best practices.

Children whose screenings indicate an area of concern may complete a comprehensive, in-depth health, psychodiagnostic, or developmental assessment within sixty days of entry into custody:

- (3) "Central registry", a registry of persons where the division has found probable cause to believe prior to August 28, 2004, or by a preponderance of the evidence after August 28, 2004, or a court has substantiated through court adjudication that the individual has committed child abuse or neglect or the person has pled guilty or has been found guilty of a crime pursuant to section 565.020, 565.021, 565.023, 565.024, 565.050, 566.030, 566.060, or 567.050 if the victim is a child less than eighteen years of age, or any other crime pursuant to chapter 566 if the victim is a child less than eighteen years of age and the perpetrator is twenty-one years of age or older, a crime under section 568.020, 568.030, 568.045, 568.050, 568.060, 568.080, 568.090, 573.023, 573.025, 573.035, 573.037, 573.040, 573.200, or 573.205, or an attempt to commit any such crimes. Any persons placed on the registry prior to August 28, 2004, shall remain on the registry for the duration of time required by section 210.152;
 - (4) "Child", any person, regardless of physical or mental condition, under eighteen years of age;
- (5) "Children's services providers and agencies", any public, quasi-public, or private entity with the appropriate and relevant training and expertise in delivering services to children and their families as determined by the children's division, and capable of providing direct services and other family services for children in the custody of the children's division or any such entities or agencies that are receiving state moneys for such services;
 - (6) "Director", the director of the Missouri children's division within the department of social services;
 - (7) "Division", the Missouri children's division within the department of social services;
- (8) "Family assessment and services", an approach to be developed by the children's division which will provide for a prompt assessment of a child who has been reported to the division as a victim of abuse or neglect by a person responsible for that child's care, custody or control and of that child's family, including risk of abuse and neglect and, if necessary, the provision of community-based services to reduce the risk and support the family;

- (9) "Family support team meeting" or "team meeting", a meeting convened by the division or children's services provider in behalf of the family and/or child for the purpose of determining service and treatment needs, determining the need for placement and developing a plan for reunification or other permanency options, determining the appropriate placement of the child, evaluating case progress, and establishing and revising the case plan;
- (10) "Investigation", the collection of physical and verbal evidence to determine if a child has been abused or neglected;
- (11) "Jail or detention center personnel", employees and volunteers working in any premises or institution where incarceration, evaluation, care, treatment or rehabilitation is provided to persons who are being held under custody of the law;
- (12) "Neglect", failure to provide, by those responsible for the care, custody, and control of the child, the proper or necessary support, education as required by law, nutrition or medical, surgical, or any other care necessary for the child's well-being. Victims of neglect shall also include any victims of sex trafficking or severe forms of trafficking as those terms are defined in 22 U.S.C. 78 Section 7102(9)-(10);
- (13) "Preponderance of the evidence", that degree of evidence that is of greater weight or more convincing than the evidence which is offered in opposition to it or evidence which as a whole shows the fact to be proved to be more probable than not;
- (14) "Probable cause", available facts when viewed in the light of surrounding circumstances which would cause a reasonable person to believe a child was abused or neglected;
- (15) "Report", the communication of an allegation of child abuse or neglect to the division pursuant to section 210.115;
 - (16) "Those responsible for the care, custody, and control of the child", includes, but is not limited to:
 - (a) The parents or legal guardians of a child;
 - (b) Other members of the child's household;
 - (c) Those exercising supervision over a child for any part of a twenty-four-hour day;
- (d) Any **adult** person who has access to the child based on relationship to the parents of the child or members of the child's household or the family; [or]
 - (e) Any person who takes control of the child by deception, force, or coercion; or
- (f) School personnel, contractors, and volunteers, if the relationship with the child was established through the school or through school related activities, even if the alleged abuse or neglect occurred outside of school hours or off school grounds."; and

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

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

Representative Swan offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 739, Page 3, Section 162.203, Line 25, by inserting after all of said line the following:

- "168.133. 1. As used in this section, "screened volunteer" shall mean any person who assists a school by providing uncompensated service and who may periodically be left alone with students. The school district shall ensure that a criminal background check is conducted for all screened volunteers, who shall complete the criminal background check prior to being left alone with a student. Screened volunteers include, but are not limited to, persons who regularly assist in the office or library, mentor or tutor students, coach or supervise a school-sponsored activity before or after school, or chaperone students on an overnight trip. Screened volunteers may only access student education records when necessary to assist the district and while supervised by staff members. Volunteers that are not screened shall not be left alone with a student or have access to student records.
- 2. The school district shall ensure that a criminal background check is conducted on any person employed after January 1, 2005, authorized to have contact with pupils and prior to the individual having contact with any pupil. Such persons include, but are not limited to, administrators, teachers, aides, paraprofessionals, assistants, secretaries, custodians, cooks, screened volunteers, and nurses. The school district shall also ensure that a criminal background

check is conducted for school bus drivers. The district may allow such drivers to operate buses pending the result of the criminal background check. For bus drivers, the school district shall be responsible for conducting the criminal background check on drivers employed by the school district. For drivers employed by a pupil transportation company under contract with the school district, the criminal background check shall be conducted pursuant to section 43.540 and conform to the requirements established in the National Child Protection Act of 1993, as amended by the Volunteers for Children Act. Personnel who have successfully undergone a criminal background check and a check of the family care safety registry as part of the professional license application process under section 168.021 and who have received clearance on the checks within one prior year of employment shall be considered to have completed the background check requirement. A criminal background check under this section shall include a search of any information publicly available in an electronic format through a public index or single case display.

- [2-] 3. In order to facilitate the criminal history background check, the applicant shall submit a set of fingerprints collected pursuant to standards determined by the Missouri highway patrol. The fingerprints shall be used by the highway patrol to search the criminal history repository and shall be forwarded to the Federal Bureau of Investigation for searching the federal criminal history files.
- [3-] **4.** The applicant shall pay the fee for the state criminal history record information pursuant to section 43.530 and sections 210.900 to 210.936 and pay the appropriate fee determined by the Federal Bureau of Investigation for the federal criminal history record when he or she applies for a position authorized to have contact with pupils pursuant to this section. The department shall distribute the fees collected for the state and federal criminal histories to the Missouri highway patrol.
- [4-] 5. The department of elementary and secondary education shall facilitate an annual check of employed persons holding current active certificates under section 168.021 against criminal history records in the central repository under section 43.530, the sexual offender registry under sections 589.400 to [589.475] 589.426, and child abuse central registry under sections 210.109 to 210.183. The department of elementary and secondary education shall facilitate procedures for school districts to submit personnel information annually for persons employed by the school districts who do not hold a current valid certificate who are required by subsection 1 of this section to undergo a criminal background check, sexual offender registry check, and child abuse central registry check. The Missouri state highway patrol shall provide ongoing electronic updates to criminal history background checks of those persons previously submitted, both those who have an active certificate and those who do not have an active certificate, by the department of elementary and secondary education. This shall fulfill the annual check against the criminal history records in the central repository under section 43.530.
- [5-] 6. The school district may adopt a policy to provide for reimbursement of expenses incurred by an employee for state and federal criminal history information pursuant to section 43.530.
- [6-] 7. If, as a result of the criminal history background check mandated by this section, it is determined that the holder of a certificate issued pursuant to section 168.021 has pled guilty or nolo contendere to, or been found guilty of a crime or offense listed in section 168.071, or a similar crime or offense committed in another state, the United States, or any other country, regardless of imposition of sentence, such information shall be reported to the department of elementary and secondary education.
- [7-] **8.** Any school official making a report to the department of elementary and secondary education in conformity with this section shall not be subject to civil liability for such action.
- [8-] 9. For any teacher who is employed by a school district on a substitute or part-time basis within one year of such teacher's retirement from a Missouri school, the state of Missouri shall not require such teacher to be subject to any additional background checks prior to having contact with pupils. Nothing in this subsection shall be construed as prohibiting or otherwise restricting a school district from requiring additional background checks for such teachers employed by the school district.
- [9-] 10. A criminal background check and fingerprint collection conducted under subsections 1 [and 2] to 3 of this section shall be valid for at least a period of one year and transferrable from one school district to another district. A school district may, in its discretion, conduct a new criminal background check and fingerprint collection under subsections 1 [and 2] to 3 for a newly hired employee at the district's expense. A teacher's change in type of certification shall have no effect on the transferability or validity of such records.
- [10.] 11. Nothing in this section shall be construed to alter the standards for suspension, denial, or revocation of a certificate issued pursuant to this chapter.
- [11.] 12. The state board of education may promulgate rules for criminal history background checks made pursuant to 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 January 1, 2005, shall be invalid and void."; and

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

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

On motion of Representative Miller, HCS HB 739, as amended, was adopted.

On motion of Representative Miller, **HCS HB 739**, as amended, was ordered perfected and printed.

HCS HBs 812 & 832, relating to the designation of memorial highways, was taken up by Representative Houx.

On motion of Representative Houx, the title of HCS HBs 812 & 832 was agreed to.

On motion of Representative Houx, HCS HBs 812 & 832 was adopted.

On motion of Representative Houx, **HCS HBs 812 & 832** was ordered perfected and printed.

HCS#2 HB 626, relating to motor vehicles, was taken up by Representative Ruth.

On motion of Representative Ruth, the title of HCS#2 HB 626 was agreed to.

Representative Lavender offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute No. 2 for House Bill No. 626, Page 4, Section 144.070, Line 98, by inserting after said section and line the following:

- "144.900. 1. Notwithstanding any other provision of law, any seller who does not have a physical presence in this state who sells tangible personal property or products transferred electronically shall be subject to this chapter, shall remit sales tax, and shall follow all applicable procedures and requirements as if the seller had a physical presence in this state, provided that in either the current or immediately preceding calendar year the seller has:
 - (1) At least one hundred thousand dollars in gross revenue from sales in this state; or
 - (2) At least two hundred or more separate transactions in this state.
- 2. A taxpayer complying with this section and section 144.901, voluntarily or otherwise, may only seek a recovery of taxes, penalties, or interest by following the recovery procedures under section 136.035. However, no claim shall be granted on the basis that the taxpayer lacked a physical presence in the state and complied with this section voluntarily while complying with the injunction of section 144.901. Nothing in this section limits the ability of any taxpayer to obtain a refund for any other reason, including overpayment or erroneous payment.
- 3. No seller who remits sales tax, voluntarily or otherwise, under this section shall be liable to a purchaser who claims that the sales tax was over-collected because a provision of this section is later deemed unlawful.

- 4. Nothing in this section shall affect the obligation of any purchaser from this state to remit use tax as to any applicable transaction in which the seller does not collect and remit or remit an offsetting sales tax.
- 144.901. 1. Notwithstanding any other provision of law and regardless if the state initiates an audit or other tax collection procedure, the state may bring a declaratory judgment action in any circuit court to establish that the obligation to remit sales tax is applicable and valid under state and federal law against any person who the state believes meets the criteria of section 144.900. The circuit court shall act on this declaratory judgment action as expeditiously as possible. The court shall presume that the matter shall be fully resolved through a motion to dismiss or a motion for summary judgment. Attorney's fees shall not be awarded in any action brought under section 144.900.
- 2. The filing of the declaratory judgment action by the state shall operate as an injunction during the pendency of the action, prohibiting any state entity from enforcing the obligation in section 144.900 against any taxpayer who does not affirmatively consent or otherwise remit the sales tax on a voluntary basis. The injunction shall not apply if there is a previous judgment against a taxpayer that establishes the validity of the taxpayer's obligation under section 144.900.
- 3. Any appeal from the decision with respect to the cause of action under section 144.900 shall be made only to the state supreme court. The appeal shall be heard as expeditiously as possible.
- 4. If an injunction under this section is lifted or dissolved, in general or with respect to a specific taxpayer, the state shall assess and apply the obligation established under section 144.900 from that date forward to any taxpayer affected by the injunction."; and

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

The Chair ruled the point of order well taken.

On motion of Representative Ruth, HCS#2 HB 626 was adopted.

On motion of Representative Ruth, HCS#2 HB 626 was ordered perfected and printed.

HCS#2 HB 352, relating to parole eligibility, was taken up by Representative Hannegan.

On motion of Representative Hannegan, the title of HCS#2 HB 352 was agreed to.

Representative Hannegan offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute No. 2 for House Bill No. 352, Page 1, Section 217.697, Line 5, by deleting said line and inserting in lieu thereof the following:

"and who was sentenced under section 565.008 prior to October 1, 1984;"; and

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

House Amendment No. 1 was withdrawn.

Representative Hannegan offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute No. 2 for House Bill No. 352, Page 1, Section 217.697, Line 5, by deleting said line and inserting in lieu thereof the following:

"and who was sentenced under section 565.008 for an offense committed prior to October 1, 1984;"; and

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

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

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

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 352, Page 2, Section 217.697, Lines 24-26, by deleting all of said lines; and

Further amend said bill, page, and section, Line 27, by deleting the number "5" and inserting in lieu thereof the number "4"; and

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

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

Representative Taylor assumed the Chair.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Anderson	Andrews	Baker	Basye	Billington
Black 137	Bondon	Bromley	Busick	Chipman
Christofanelli	Coleman 32	Coleman 97	Deaton	DeGroot
Dinkins	Dogan	Dohrman	Eggleston	Eslinger
Evans	Falkner III	Fishel	Fitzwater	Gannon
Gregory	Griesheimer	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Hovis	Hudson	Hurst	Justus	Kelley 127
Knight	Kolkmeyer	Lovasco	Love	Lynch
Mayhew	McDaniel	McGaugh	McGirl	Miller
Morris 140	Muntzel	Murphy	Neely	O'Donnell
Patterson	Pfautsch	Pietzman	Pike	Plocher
Pogue	Pollitt 52	Pollock 123	Reedy	Rehder
Toalson Reisch	Remole	Richey	Riggs	Roberts 161
Rone	Ross	Ruth	Schnelting	Sharpe
Shaul 113	Shawan	Shields	Simmons	Smith
Solon	Sommer	Spencer	Tate	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wilson	Wright	Mr. Speaker		

NOES: 036

Appelbaum Bangert Baringer Barnes Beck Brown 27 Brown 70 Burnett Burns Butz Carpenter Carter Clemens Ingle Green Kendrick Lavender Mackey McCreery Merideth Mitten Proudie Morgan Mosley Price Rowland Quade Roberts 77 Rogers Razer Runions Sain Sauls Stevens 46 Unsicker

Washington

PRESENT: 000

ABSENT WITH LEAVE: 032

Black 7 Bland Manlove Bosley Allred Bailey Chappelle-Nadal Ellebracht Ellington Francis Franks Jr. Gray Grier Griffith Houx Kelly 141 Kidd McGee Messenger Moon Morse 151 Pierson Jr. Porter Roden Roeber Schroer Shull 16 Stacy Stephens 128 Swan Walker Windham Wood

VACANCIES: 002

On motion of Representative Hannegan, HCS#2 HB 352, as amended, was adopted.

On motion of Representative Hannegan, **HCS#2 HB 352, as amended**, was ordered perfected and printed.

On motion of Representative Vescovo, the House recessed until 2:15 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Haahr.

Representative Vescovo suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 037

Andrews Bailey Basye Black 137 Black 7 Coleman 97 Burns Busick DeGroot Dohrman Evans Fitzwater Gannon Haffner Eslinger Hannegan Hurst Justus Kelley 127 Lovasco McGirl Miller Morris 140 Patterson Pfautsch Pogue Roberts 161 Sharpe Shields Simmons Smith Taylor Veit Vescovo Solon Walsh Wright

NOES: 000

PRESENT: 049

Allred	Anderson	Baker	Barnes	Billington
Bromley	Burnett	Carter	Chappelle-Nadal	Chipman
Deaton	Dinkins	Dogan	Falkner III	Francis
Griesheimer	Griffith	Hansen	Helms	Hill
Houx	Hovis	Hudson	Kendrick	Kidd
Knight	Lynch	Mayhew	McDaniel	McGaugh
Morse 151	Murphy	O'Donnell	Pike	Pollitt 52
Pollock 123	Razer	Reedy	Toalson Reisch	Richey
Roberts 77	Ross	Sauls	Shaul 113	Stacy
Tate	Washington	Wiemann	Mr. Speaker	

ABSENT WITH LEAVE: 075

Appelbaum	Bangert	Baringer	Beck	Bland Manlove
Bondon	Bosley	Brown 27	Brown 70	Butz
Carpenter	Christofanelli	Clemens	Coleman 32	Eggleston
Ellebracht	Ellington	Fishel	Franks Jr.	Gray
Green	Gregory	Grier	Haden	Henderson
Hicks	Ingle	Kelly 141	Kolkmeyer	Lavender
Love	Mackey	McCreery	McGee	Merideth
Messenger	Mitten	Moon	Morgan	Mosley
Muntzel	Neely	Pierson Jr.	Pietzman	Plocher
Porter	Price	Proudie	Quade	Rehder
Remole	Riggs	Roden	Roeber	Rogers
Rone	Rowland	Runions	Ruth	Sain
Schnelting	Schroer	Shawan	Shull 16	Sommer
Spencer	Stephens 128	Stevens 46	Swan	Trent
Unsicker	Walker	Wilson	Windham	Wood

VACANCIES: 002

PERFECTION OF HOUSE BILLS - INFORMAL

HB 715, relating to higher education financial aid for families of military members, was taken up by Representative Lynch.

On motion of Representative Lynch, the title of **HB 715** was agreed to.

On motion of Representative Lynch, **HB 715** was ordered perfected and printed.

HB 563, relating to employer eligibility in the Missouri State Employees' Retirement System, was taken up by Representative Wiemann.

On motion of Representative Wiemann, the title of HB 563 was agreed to.

On motion of Representative Wiemann, **HB 563** was ordered perfected and printed.

HB 1061, relating to bonds issued by port authorities, was taken up by Representative Patterson.

On motion of Representative Patterson, the title of **HB 1061** was agreed to.

On motion of Representative Patterson, HB 1061 was ordered perfected and printed.

HB 265, relating to products sold in the state capitol, was taken up by Representative Taylor.

On motion of Representative Taylor, the title of **HB 265** was agreed to.

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

٨	V	ES:	1	Λ/
А	Y	E-5.	- 11	()4

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Deaton	DeGroot	Dinkins	Dogan
Dohrman	Eslinger	Evans	Falkner III	Fishel
Fitzwater	Francis	Gannon	Gregory	Griesheimer
Griffith	Haden	Haffner	Hannegan	Hansen
Helms	Henderson	Hicks	Houx	Hovis
Hudson	Hurst	Justus	Kelley 127	Kelly 141
Kidd	Knight	Kolkmeyer	Lovasco	Love
Lynch	Mayhew	McDaniel	McGaugh	McGirl
Messenger	Miller	Moon	Morris 140	Morse 151
Muntzel	Murphy	Neely	O'Donnell	Patterson
Pfautsch	Pietzman	Pike	Pogue	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roden
Rone	Ruth	Schnelting	Sharpe	Shaul 113
Shawan	Shields	Simmons	Smith	Solon
Sommer	Spencer	Stacy	Stephens 128	Tate
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann	Wood	Wright	Mr. Speaker	
NOES: 039				
11025. 037				
Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Burns	Butz	Carpenter	Carter	Chappelle-Nadal
Clemens	Ellebracht	Ingle	Kendrick	Lavender
Mackey	McCreery	McGee	Morgan	Mosley
Price	Proudie	Quade	Razer	Roberts 77
Rogers	Rowland	Runions	Sain	Sauls
Stevens 46	Unsicker	Washington	Windham	
PRESENT: 000				
ABSENT WITH LEA	AVE: 018			
Eggleston	Ellington	Franks Jr.	Gray	Green
Grier	Hill	Merideth	Mitten	Pierson Jr.

Ross

Wilson

Schroer

Shull 16

VACANCIES: 002

Roeber

Walker

Plocher

Swan

On motion of Representative Taylor, **HB 265** was ordered perfected and printed.

HB 332, relating to employment security, was taken up by Representative Lynch.

On motion of Representative Lynch, the title of **HB 332** was agreed to.

Speaker Pro Tem Wiemann assumed the Chair.

Representative Christofanelli offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 332, Page 4, Section 288.100, Line 90, by inserting after said section and line the following:

- "288.135. 1. Each employer that is liable for contributions under this chapter, except employers with a contribution rate equal to zero, shall pay an annual unemployment automation adjustment in an amount equal to fifteen one-thousandths of one percent of such employer's total taxable wages for the twelve-month period ending the preceding June thirtieth. However, the division may reduce the foregoing percentage to ensure that the total amount of adjustment due from all employers under this subsection shall not exceed four million dollars annually. Each employer liable to pay such adjustment shall be notified of the amount due under this subsection by March thirty-first of each year and such amount shall be considered delinquent thirty days thereafter. Delinquent unemployment automation adjustment amounts shall be collected in the manner provided under sections 288.160 and 288.170. All moneys collected under this subsection shall be deposited in the unemployment automation fund established in section 288.132.
- 2. For each calendar year, the otherwise applicable unemployment contribution rate of each employer liable for contributions under this chapter shall be reduced by fifteen one-thousandths of one percent, except such contribution rate shall not be less than zero.

Section B. The provisions of this bill shall become effective on January 1, 2020."; and

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

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

On motion of Representative Lynch, **HB 332**, as amended, was ordered perfected and printed.

HCS HB 266, relating to Missouri historical theater designations, was taken up by Representative Muntzel.

On motion of Representative Muntzel, the title of HCS HB 266 was agreed to.

Representative Muntzel offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 266, Page 2, Section 185.070, Lines 20-21, by deleting all of said lines and inserting in lieu thereof the following:

"(5) The theater has been operational for a minimum of fifty years."; and

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

ΛV	FG.	097

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bromley
Busick	Christofanelli	Coleman 32	Coleman 97	Deaton
DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Eslinger	Evans	Falkner III	Fishel	Fitzwater
Gannon	Gregory	Griesheimer	Griffith	Haden
Haffner	Hannegan	Helms	Henderson	Hicks
Hill	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Kidd	Knight	Kolkmeyer
Lovasco	Love	Lynch	Mayhew	McGaugh
McGirl	Messenger	Moon	Morris 140	Morse 151
Muntzel	Murphy	Neely	O'Donnell	Pfautsch
Pietzman	Pike	Plocher	Pogue	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	Remole
Richey	Riggs	Roberts 161	Roden	Rone
Ross	Ruth	Sharpe	Shaul 113	Shawan
Shields	Simmons	Solon	Sommer	Stacy
Stephens 128	Tate	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wilson	Wood
Wright	Mr. Speaker			
NOES: 041				
Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Burns	Butz	Carpenter	Carter	Chappelle-Nadal
Clemens	Ellebracht	Gray	Green	Ingle
Kendrick	Lavender	Mackey	McCreery	Merideth
Mitten	Morgan	Mosley	Price	Proudie
Quade	Razer	Roberts 77	Rogers	Rowland
Runions	Sain	Sauls	Stevens 46	Unsicker
Washington				
PRESENT: 000				
A DOENT WITH A F	AAA			

ABSENT WITH LEAVE: 023

Ellington Franks Jr. Bondon Chipman Francis Grier Hansen Houx McDaniel McGee Miller Patterson Pierson Jr. Toalson Reisch Roeber Schnelting Schroer Shull 16 Smith Spencer Walker Windham Swan

VACANCIES: 002

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

On motion of Representative Muntzel, HCS HB 266, as amended, was adopted.

On motion of Representative Muntzel, **HCS HB 266**, **as amended**, was ordered perfected and printed.

HCS HB 168, relating to distributors of hypodermic needles, was taken up by Representative Rehder.

On motion of Representative Rehder, the title of **HCS HB 168** was agreed to.

Representative Roden offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 168, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

- "191.1012. 1. Any entity registered with the department of health and senior services that possesses, distributes, delivers, sells, or manufactures hypodermic needles or syringes shall not distribute or sell hypodermic needles within one thousand feet of any school building.
 - 191.1200. 1. For the purposes of sections 191.1160 to 191.1168, the following terms shall mean:
 - (1) "Community-based organization", a public or private organization that:
 - (a) Is representative of a community or significant segments of a community; and
 - (b) Provides educational, health, or social services to individuals in the community;
 - (2) "Department", the department of health and senior services;
 - (3) "Program", a safe consumption facility program.
- 2. A local health department may establish a safe consumption facility program in one or more jurisdictions.
- 3. (1) A community-based organization may establish a safe consumption facility program in one or more jurisdictions with the approval of the department.
- (2) A community-based organization may apply to the department for approval of a program at any time, regardless of previous applications.
- (3) The department shall make its determination of whether to approve an application submitted under this subsection based on the ability of the community-based organization to satisfy the requirements of sections 191.1160 to 191.1168.
 - (4) The department shall:
- (a) Approve or deny the application of a community-based organization within forty-five days after the date of receipt of the application; and
- (b) Provide a written explanation of the department's determination to the community-based organization.
 - 191.1202. 1. A program shall:
- (1) Provide a location supervised by health care professionals or other trained staff where drug users can self-administer preobtained drugs;
- (2) Provide sterile injection supplies, collect used hypodermic needles and syringes, and provide secure hypodermic needle and syringe disposal services;
 - (3) Answer questions about safe injection practices;
- (4) Administer first aid, if needed; monitor participants for potential overdose; and administer rescue medications, including naloxone;
 - (5) Provide referrals to services, including:
 - (a) Substance use disorder counseling and treatment services;
- (b) Testing for human immunodeficiency virus (HIV), viral hepatitis, and sexually transmitted diseases;
 - (c) Reproductive health education and services; and

- (d) Wound care;
- (6) Educate participants on the risks of contracting HIV and viral hepatitis;
- (7) Provide overdose prevention education and access to or referrals to obtain naloxone;
- (8) Educate participants regarding proper disposal of hypodermic needles and syringes;
- (9) Provide reasonable and adequate security of the program site and equipment;
- (10) Establish a method of identifying program staff members and volunteers who are authorized to access hypodermic needles and syringes and program records; and
 - (11) Train staff members to deliver services offered by the program.
 - 2. A program may offer additional services, including:
 - (1) Substance use disorder counseling and treatment services;
 - (2) Testing for HIV, viral hepatitis, and sexually transmitted diseases;
 - (3) Reproductive health education and services; and
 - (4) Wound care.
 - 3. A program may:
- (1) With the consent of the individual, bill the insurance carrier of an individual who uses the services of the program for the cost of covered services;
 - (2) Accept donations, grants, or other financial assistance; and
 - (3) Apply for grants from the department or any nonprofit or private organization.
- 191.1204. 1. A program established under sections 191.1160 to 191.1168 shall collect the following data:
 - (1) The number of individuals served by the program;
 - (2) The number of times an individual uses the program's services;
 - (3) Demographic profiles of individuals served by the program that include:
 - (a) Age;
 - (b) Gender;
 - (c) Race;
 - (d) Zip code of residence; and
 - (e) Types of drugs used and methods of administration;
 - (4) The number of individuals entering drug counseling and treatment;
 - (5) The number of hypodermic needles and syringes distributed;
- (6) The number of individuals who use the services of the program who have been arrested for drugrelated crimes;
 - (7) The program's impact on the crime rate in the neighborhood in which the program is located;
- (8) The number of individuals who use the services of the program who adopt safer injection practices; and
 - (9) The number of individuals rescued and the number of rescue drugs used.
- 2. A program may contract with an independent entity to analyze the data collected under subsection 1 of this section.
- 3. On or before December first each year, a program shall submit to the department and the general assembly a report that includes the data collected under subsection 1 of this section.
- 191.1206. 1. The administrator of a program shall develop and implement a plan for evaluation of the program as appropriate based on the prevailing knowledge at the time.
 - 2. (1) The evaluation may include:
- (a) Reported changes in the level of drug use among individuals using the services of the program; and
 - (b) Reported changes in drug use among individuals using the services of the program.
 - (2) The evaluation shall include an analysis of the advisability of continuing the program.
- 191.1168. 1. Any of the following persons acting in accordance with the provisions of sections 191.1160 to 191.1168 shall not be subject to arrest, prosecution, or any civil or administrative penalty, including a civil penalty or disciplinary action by a professional licensing board, or be denied any right or privilege for involvement in the operation or use of services of the program:
 - (1) An individual who uses services of a program;
- (2) A staff member of a program, including a health care professional, manager, employee, or volunteer; or

- (3) A property owner who owns the facility at which a program is located and operates.
- 2. Any property owner, manager, employee, volunteer, or individual using the services of a program and acting in accordance with the provisions of sections 191.1160 to 191.1168 shall not be subject to the seizure or forfeiture of any real or personal property used in connection with a program under state or local law.
- 3. Notwithstanding the provisions of subsections 1 and 2 of this section, a property owner, manager, employee, volunteer, or individual using the services of a program is not immune from criminal prosecution for any activities not authorized or approved by the program."; and

Representative Rehder raised a point of order that **House Amendment No. 1** is not germane to the bill.

The Chair took the point of order under advisement.

The Chair ruled the point of order well taken.

Representative Roden offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 168, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"191.1012. 1. Any entity registered with the department of health and senior services that possesses, distributes, delivers, sells, or manufactures hypodermic needles or syringes shall not distribute or sell hypodermic needles within one thousand feet of any school building."; and

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

Representative Rehder raised a point of order that **House Amendment No. 2** is not germane to the bill.

The Chair ruled the point of order well taken.

Speaker Haahr resumed the Chair.

On motion of Representative Rehder, **HCS HB 168** was adopted.

On motion of Representative Rehder, **HCS HB 168** was ordered perfected and printed.

HB 272, relating to the small business regulatory fairness board, was taken up by Representative Shaul (113).

On motion of Representative Shaul (113), the title of **HB 272** was agreed to.

On motion of Representative Shaul (113), **HB 272** was ordered perfected and printed.

HCS#2 HB 374, relating to sales taxes, was taken up by Representative Christofanelli.

On motion of Representative Christofanelli, the title of HCS#2 HB 374 was agreed to.

Representative Dinkins offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute No. 2 for House Bill No. 374, Page 121, Section 144.088, Line 6, by deleting the words "**two hundred fifty**" and inserting in lieu thereof the words "**five hundred**"; and

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

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

Representative Mitten offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute No. 2 for House Bill No. 374, Page 121, Section 94.1012, Line 58, by inserting after said section and line the following:

- "144.016. 1. Beginning October 1, 2019, the tax levied and imposed under chapter 144 on all retail sales of feminine hygiene products and diapers shall be levied at a rate that shall not exceed the sales tax levied on the retail sale of food.
 - 2. For purposes of this section, the following terms mean:
- (1) "Diapers", absorbent garments worn by infants or toddlers who are not toilet-trained or by individuals who are incapable of controlling their bladder or bowel movements;
 - (2) "Feminine hygiene products", tampons, pads, liners, and cups."; 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

Allred	Anderson	Andrews	Bailey	Baker
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Deaton	DeGroot	Dinkins	Dohrman	Eggleston
Eslinger	Evans	Falkner III	Fishel	Fitzwater
Gannon	Gregory	Griesheimer	Griffith	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hill	Houx	Hovis	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Kidd	Knight
Kolkmeyer	Lovasco	Love	Lynch	Mayhew
McDaniel	McGaugh	McGirl	Miller	Moon
Morris 140	Morse 151	Muntzel	Murphy	O'Donnell
Patterson	Pfautsch	Pietzman	Pike	Plocher
Pogue	Pollitt 52	Pollock 123	Porter	Reedy
Rehder	Remole	Richey	Riggs	Roberts 161
Roden	Rone	Ross	Ruth	Schnelting

Schroer	Sharpe	Shaul 113	Shawan	Shields
Simmons	Smith	Solon	Sommer	Spencer
Stacy	Tate	Taylor	Trent	Veit
Vescovo	Walsh	Wiemann	Wilson	Wood
Wright	Mr. Speaker			

NOES: 042

Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Burns	Butz	Carpenter	Carter	Chappelle-Nadal
Clemens	Ellebracht	Green	Ingle	Kendrick
Lavender	Mackey	McCreery	Merideth	Mitten
Morgan	Mosley	Price	Proudie	Quade
Razer	Roberts 77	Rogers	Rowland	Runions
Sain	Sauls	Stevens 46	Unsicker	Walker
Washington	Windham			

PRESENT: 000

ABSENT WITH LEAVE: 017

Basye	Dogan	Ellington	Francis	Franks Jr.
Gray	Grier	Hicks	McGee	Messenger
Neely	Pierson Jr.	Toalson Reisch	Roeber	Shull 16
0. 1 100	~			

Stephens 128 Swan

VACANCIES: 002

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

Which motion was defeated.

Representative Taylor resumed the Chair.

On motion of Representative Christofanelli, HCS#2 HB 374, as amended, was adopted.

On motion of Representative Christofanelli, **HCS#2 HB 374**, as amended, was ordered perfected and printed.

HCS HB 160, relating to low-income rate authorization for water and sewer corporations, was taken up by Representative Knight.

Representative Knight offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 160, Page 1, In the Title, Lines 2-3, by deleting the words "low-income rate authorization for water and sewer corporations" and inserting in lieu thereof the words "the public service commission"; and

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

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

Representative Kidd offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 160, Page 1, Section A, Line 2, by inserting after said section and line the following:

- "386.135. 1. The commission [shall have] may retain an independent technical advisory staff of up to [six] ten full-time employees. The **technical** advisory staff shall have expertise in accounting, economics, finance, engineering/utility operations, law, or public policy.
- 2. In addition, each commissioner [shall] may also [have the authority to] retain one personal advisor[,—who shall be deemed a member of the technical advisory staff]. The personal advisors [will] shall serve at the pleasure of the individual commissioner whom they serve and shall possess expertise in one or more of the following fields: accounting, economics, finance, engineering/utility operations, law, or public policy.
- 3. The commission shall only [hire technical] establish advisory staff positions pursuant to subsections 1 and 2 of this section if there is a corresponding elimination in comparable staff positions for commission staff to offset the hiring of such [technical] advisory staff on a cost-neutral basis. [Such technical advisory staff shall behired on or before July 1, 2005.]
- 4. It shall be the duty of the [technical] advisory staff to render advice and assistance to the commissioners and the commission's administrative law judges on technical matters within their respective areas of expertise that may arise during the course of proceedings before the commission. Communications with the technical advisory staff or the personal advisors regarding deliberations by the commission or matters that may arise during the course of proceedings before the commission shall be deemed privileged and protected from disclosure.
- 5. The technical advisory staff shall also update the commission and the commission's administrative law judges periodically on developments and trends in public utility regulation, including updates comparing the use, nature, and effect of various regulatory practices and procedures as employed by the commission and public utility commissions in other jurisdictions.
- 6. Each member of the technical advisory staff **and the personal advisors** shall be subject to any applicable ex parte or conflict of interest requirements in the same manner and to the same degree as any commissioner[, provided that neither any person regulated by, appearing before, or employed by the commission-shall be permitted to offer such member a different appointment or position during that member's tenure on the technical advisory staff.
- 7. No employee of a company or corporation regulated by the public service commission, no employee of the office of public counsel or the public counsel, and no staff members of either the utility operations division or utility services division who were an employee or staff member on, during the two years immediately preceding, or anytime after August 28, 2003, may be a member of the commission's technical advisory staff for two years following the termination of their employment with the corporation, office of public counsel or commission staff member]. All technical advisory staff members and the personal advisors who were previously employees of entities regulated by or appearing before the commission shall be precluded from advising the commission on cases in which the technical advisory staff member or personal advisor participated while employed by the entity.
- [8-] 7. The technical advisory staff **and personal advisors** shall never be a party to any case before the commission."; and

Further amend said bill, Page 2, Section 386.264, Line 24, by adding after said section and line the following:

- "640.142. 1. Within twelve months of the effective date of this section, each public water system shall create a plan that establishes policies and procedures for identifying and mitigating cyber risk. The plan shall include risk assessments and implementation of appropriate controls to mitigate identified cyber risks.
- 2. Public water systems that do not use an internet-connected control system are exempt from the provisions of this section.

- 3. The provisions of this section shall not apply to cities with a population over thirty thousand individuals, a county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants, or a county with a charter form of government and with more than nine hundred fifty thousand inhabitants.
- 640.144. 1. All public water systems shall be required to create a valve inspection program that includes:
 - (1) Inspection of all valves every ten years;
 - (2) Scheduled repair or replacement of broken valves; and
- (3) Identification of each valve location using a geographic information system or an alternative physical mapping system that accurately identifies the location of each valve.
 - 2. All public water systems shall be required to create a hydrant inspection program that includes:
 - (1) Annual testing of every hydrant in the public water system;
 - (2) Scheduled repair or replacement of broken hydrants;
 - (3) A plan to flush every hydrant and dead-end main;
 - (4) Maintenance of records of inspections, tests, and flushings for six years; and
- (5) Identification of each hydrant location using a geographic information system or an alternative physical mapping system that accurately identifies the location of each hydrant.
- 3. The provisions of this section shall not apply to cities with a population over thirty thousand individuals, a county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants, or a county with a charter form of government and with more than nine hundred fifty thousand inhabitants.
- 640.145. 1. Public water systems shall submit an annual report to the department of natural resources that shall certify compliance with all regulations regarding:
 - (1) Water quality sampling, testing, and reporting;
 - (2) Hydrant and valve inspections under section 640.144; and
 - (3) Cyber security plans and policies, if required under section 640.142.
- 2. The provisions of this section shall not apply to cities with a population over thirty thousand individuals, a county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants, or a county with a charter form of government and with more than nine hundred fifty thousand inhabitants."; and

Representative Sain raised a point of order that **House Amendment No. 1** is not germane to the bill.

Representative Taylor requested a parliamentary ruling.

The Parliamentary Committee ruled the point of order not timely.

Speaker Haahr resumed the Chair.

Representative McCreery offered **House Amendment No. 1 to House Amendment No. 2**.

House Amendment No. 1 to House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for House Bill No. 160, Page 2, Line 1, by deleting said line and inserting in lieu thereof the following:

"commission.

- 386.200. 1. Every commissioner, the public counsel and every person employed or appointed to office, either by the commission or by the public counsel, is hereby forbidden and prohibited to solicit, suggest, request or recommend, directly or indirectly, to any public utility, corporation or person subject to the supervision of the commission, or to any officer, attorney, agent or employee thereof, the appointment of any person to any office, place, position or employment. And every such public utility, corporation and person, and every officer, attorney, agent and employee thereof, is hereby forbidden and prohibited to offer to any commissioner, the public counsel, or to any person employed by the commission or by the public counsel, any office, place, appointment or position, or to offer or give to any commissioner, to the public counsel, or to any person employed or appointed to office by the commission or by the public counsel, any free pass or transportation or any reduction in fare to which the public generally are not entitled or free carriage for property or any present, gift, entertainment or gratuity of any kind.
- 2. If any commissioner, the public counsel, or any person employed or appointed to office by the commission or the public counsel, shall violate any provision of this section he shall be removed from the office held by him. Every commissioner, the public counsel, and every person employed or appointed to office by the commission, or by the public counsel, shall be and be deemed to be a public officer.
- 3. No commissioner shall accept or be appointed to any employment with any public utility, corporation, or person subject to the supervision of the commission for two years following the termination of their appointment to the commission.
- [3-] 4. If any public utility violates any provision of this section, it shall be liable to the state of Missouri in a civil action in any court of competent jurisdiction for the assessment of a civil penalty not to exceed twenty thousand dollars. The penalty provided in this subsection shall be in addition to any other penalty provided for violation of the provisions of this chapter. The attorney general shall bring the action authorized in this subsection. The action may be brought in any county where the defendant public utility's principal place of business is located or where the violation occurred, or where the public utility's registered agent is located. The penalty assessed under the provisions of this subsection shall be paid into the state treasury to the credit of general revenue.
- [4:] **5.** Any officer, agent or employee of any public utility who violates any provision of this section is guilty of a misdemeanor and, upon conviction, shall be punished by a fine not exceeding one thousand dollars, or by imprisonment in a county jail not exceeding one year, or by both such fine and imprisonment."; and"; and

Representative McCreery moved that **House Amendment No. 1 to House Amendment No. 2** be adopted.

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

AYES:	046

Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burns
Butz	Carpenter	Carter	Clemens	DeGroot
Ellebracht	Fitzwater	Gray	Green	Haden
Ingle	Kendrick	Lavender	Mackey	McCreery
McDaniel	Merideth	Mitten	Morgan	Morris 140
Mosley	Murphy	Proudie	Quade	Razer
Roberts 77	Rogers	Rone	Rowland	Runions
Sain	Sauls	Stevens 46	Unsicker	Walker
Washington				
NOES: 089				
Allred	Anderson	Andrews	Baker	Basye
Billington	Black 137	Black 7	Bromley	Busick
Chipman	Coleman 32	Coleman 97	Deaton	Dinkins

Dohrman	Eggleston	Eslinger	Evans	Falkner III
Fishel	Francis	Gannon	Griesheimer	Griffith
Haffner	Hannegan	Hansen	Helms	Henderson
Hill	Hovis	Hudson	Hurst	Justus
Kelley 127	Kidd	Knight	Kolkmeyer	Lovasco
Love	Lynch	Mayhew	McGaugh	McGirl
Messenger	Miller	Moon	Morse 151	Muntzel
Neely	O'Donnell	Pfautsch	Pike	Plocher
Pogue	Pollitt 52	Pollock 123	Porter	Reedy
Rehder	Toalson Reisch	Remole	Richey	Roberts 161
Roden	Ross	Ruth	Schnelting	Sharpe
Shaul 113	Shawan	Shields	Simmons	Smith
Solon	Sommer	Spencer	Stacy	Stephens 128
Tate	Taylor	Trent	Veit	Vescovo
Walsh	Wood	Wright	Mr. Speaker	

PRESENT: 000

ABSENT WITH LEAVE: 026

Bailey	Bondon	Burnett	Chappelle-Nadal	Christofanelli
Dogan	Ellington	Franks Jr.	Gregory	Grier
Hicks	Houx	Kelly 141	McGee	Patterson
Pierson Jr.	Pietzman	Price	Riggs	Roeber
Schroer	Shull 16	Swan	Wiemann	Wilson
XX 7: 11				

Windham

VACANCIES: 002

House Amendment No. 2 was withdrawn.

Representative Taylor resumed the Chair.

On motion of Representative Knight, **HCS HB 160**, as amended, was adopted.

On motion of Representative Knight, **HCS HB 160**, as amended, was ordered perfected and printed.

HB 723, relating to teacher and school employee retirement systems, was taken up by Representative Pike.

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

House Amendment No. 1

AMEND House Bill No. 723, Page 1, In the Title, Line 3, by deleting the phrase "teacher and school employee retirement systems" and inserting in lieu thereof the phrase "public employee retirement systems"; and

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

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

Representative Black (7) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Bill No. 723, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"70.600. The following words and phrases as used in sections 70.600 to 70.755, unless a different meaning is plainly required by the context, shall mean:

- (1) "Accumulated contributions", the total of all amounts deducted from the compensations of a member and standing to the member's credit in his or her individual account in the members deposit fund, together with investment credits thereon;
 - (2) "Actuarial equivalent", a benefit of equal reserve value;
- (3) "Allowance", the total of the annuity and the pension. All allowances shall be paid not later than the tenth day of each calendar month;
- (4) "Annuity", a monthly amount derived from the accumulated contributions of a member and payable by the system throughout the life of a person or for a temporary period;
 - (5) "Beneficiary", any person who is receiving or designated to receive a system benefit, except a retirant;
- (6) "Benefit program", a schedule of benefits or benefit formulas from which the amounts of system benefits can be determined;
 - (7) "Board of trustees" or "board", the board of trustees of the system;
- (8) "Compensation", the remuneration paid an employee by a political subdivision or by an elected fee official of the political subdivision for personal services rendered by the employee for the political subdivision or for the elected fee official in the employee's public capacity; provided, that for an elected fee official, "compensation" means that portion of his or her fees which is net after deduction of (a) compensation paid by such elected fee official to his or her office employees, if any, and (b) the ordinary and necessary expenses paid by such elected fee official and attributable to the operation of his or her office. In cases where an employee's compensation is not all paid in money, the political subdivision shall fix the reasonable value of the employee's compensation not paid in money. In determining compensation no consideration shall be given to:
 - (a) Any nonrecurring single sum payment paid by an employer;
 - (b) Employer contributions to any employee benefit plan or trust;
 - (c) Any other unusual or nonrecurring remuneration; or
- (d) Compensation in excess of the limitations set forth in Internal Revenue Code Section 401(a)(17). The limitation on compensation for eligible employees shall not be less than the amount which was allowed to be taken into account under the system as in effect on July 1, 1993. For purposes of this paragraph, an "eligible employee" is an individual who was a member of the system before the first plan year beginning after December 31, 1995;
- (9) "Credited service", the total of a member's prior service and membership service, to the extent such service is standing to the member's credit as provided in sections 70.600 to 70.755;
- (10) "Employee", any person regularly employed by a political subdivision who receives compensation from the political subdivision for personal services rendered the political subdivision, including any elected official of the political subdivision whose position requires his or her regular personal services and who is compensated wholly or in part on a fee basis, and including the employees of such elected fee officials who may be compensated by such elected fee officials. The term "employee" may include any elected county official. The term "employee" shall not include any person:
- (a) Who is not an elected official of the political subdivision and who is included as an active member in any other plan similar in purpose to this system by reason of his or her employment with his or her political subdivision, except the federal Social Security Old Age, Survivors, and Disability Insurance Program, as amended; or
 - (b) Who acts for the political subdivision under contract; or
 - (c) Who is paid wholly on a fee basis, except elected officials and their employees; or
- (d) Who holds the position of mayor, presiding judge, president or chairman of the political subdivision or is a member of the governing body of the political subdivision; except that, such an official of a political subdivision having ten or more other employees may become a member if the official is covered under the federal Social Security Old Age, Survivors, and Disability Insurance Program, as amended, by reason of such official's employment with his or her political subdivision, by filing written application for membership with the board after the date the official qualifies for such position or within thirty days after the date his or her political subdivision becomes an employer, whichever date is later;

- (11) "Employer", any political subdivision which has elected to have all its eligible employees covered by the system;
- (12) "Final average salary", the monthly average of the compensations paid an employee during the period of sixty or, if an election has been made in accordance with section 70.656, thirty-six consecutive months of credited service producing the highest monthly average, which period is contained within the period of one hundred twenty consecutive months of credited service immediately preceding his or her termination of membership. Should a member have less than sixty or, if an election has been made in accordance with section 70.656, thirty-six months of credited service, "final average salary" means the monthly average of compensation paid the member during his or her total months of credited service:
- (13) "Fireman", any regular or permanent employee of the fire department of a political subdivision, including a probationary fireman. The term "fireman" shall not include:
 - (a) Any volunteer fireman; or
 - (b) Any civilian employee of a fire department; or
 - (c) Any person temporarily employed as a fireman for an emergency;
 - (14) "Member", any employee included in the membership of the system;
- (15) "Membership service", employment as an employee with the political subdivision from and after the date such political subdivision becomes an employer, which employment is creditable as service hereunder;
- (16) "Minimum service retirement age", age sixty for a member who is neither **public safety personnel as defined in section 70.631**, a policeman, nor a fireman; "minimum service retirement age", age fifty-five for a member who is **public safety personnel as defined in section 70.631**, a policeman, or a fireman;
- (17) "Pension", a monthly amount derived from contributions of an employer and payable by the system throughout the life of a person or for a temporary period;
- (18) "Policeman", any regular or permanent employee of the police department of a political subdivision, including a probationary policeman. The term "policeman" shall not include:
 - (a) Any civilian employee of a police department; or
 - (b) Any person temporarily employed as a policeman for an emergency;
- (19) "Political subdivision", any governmental subdivision of this state created pursuant to the laws of this state, and having the power to tax, except public school districts; a board of utilities or a board of public works which is required by charter or ordinance to establish the compensation of employees of the utility separate from the compensation of other employees of the city may be considered a political subdivision for purposes of sections 70.600 to 70.755; a joint municipal utility commission may be considered a political subdivision for purposes of sections 70.600 to 70.755;
- (20) "Prior service", employment as an employee with the political subdivision prior to the date such political subdivision becomes an employer, which employment is creditable as service hereunder;
- (21) "Regular interest" or "investment credits", such reasonable rate or rates per annum, compounded annually, as the board shall adopt annually;
- (22) "Reserve", the present value of all payments to be made on account of any system benefit based upon such tables of experience and regular interest as the board shall adopt from time to time;
 - (23) "Retirant", a former member receiving a system allowance by reason of having been a member;
 - (24) "Retirement system" or "system", the Missouri local government employees' retirement system.
- 70.631. 1. Each political subdivision may, by majority vote of its governing body, elect to cover emergency telecommunicators, jailors, and emergency medical service personnel as public safety personnel members of the system. The clerk or secretary of the political subdivision shall certify an election concerning the coverage of emergency telecommunicators, jailors, and emergency medical service personnel as public safety personnel members of the system to the board within ten days after such vote. The date in which the political subdivision's election becomes effective shall be the first day of the calendar month specified by such governing body, the first day of the calendar month next following receipt by the board of the certification of the election, or the effective date of the political subdivision's becoming an employer, whichever is the latest date. Such election shall not be changed after the effective date. If the election is made, the coverage provisions shall be applicable to all past and future employment with the employer by present and future employees. If a political subdivision makes no election under this section, no emergency telecommunicator, jailor, or emergency medical service personnel of the political subdivision shall be considered public safety personnel for purposes determining a minimum service retirement age as defined in section 70.600.
- 2. If an employer elects to cover emergency telecommunicators, jailors, and emergency medical service personnel as public safety personnel members of the system, the employer's contributions shall be correspondingly changed effective the same date as the effective date of the political subdivision's election.

3. The limitation on increases in an employer's contributions provided by subsection 6 of section 70.730 shall not apply to any contribution increase resulting from an employer making an election under the provisions of this section."; and

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

On motion of Representative Black (7), House Amendment No. 2 was adopted.

On motion of Representative Pike, **HB 723**, as amended, was ordered perfected and printed.

HB 898, relating to the establishment of a special license plate, was taken up by Representative Walsh.

On motion of Representative Walsh, the title of **HB 898** was agreed to.

Speaker Pro Tem Wiemann resumed the Chair.

On motion of Representative Walsh, HB 898 was ordered perfected and printed.

HB 841, relating to diffuse intrinsic pontine glioma awareness day, was taken up by Representative Ruth.

On motion of Representative Ruth, the title of **HB 841** was agreed to.

On motion of Representative Ruth, **HB 841** was ordered perfected and printed.

HB 831, relating to the establishment of a special license plate, was taken up by Representative Sharpe.

On motion of Representative Sharpe, the title of **HB 831** was agreed to.

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

House Amendment No. 1

AMEND House Bill No. 831, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

- "301.3067. 1. Any Missouri resident may receive special license plates as prescribed in this section after an annual payment of an emblem use authorization fee to the Missouri Association of Municipal Utilities. The Missouri Association of Municipal Utilities hereby authorizes the use of its official utility worker emblem to be affixed on multi-year personalized license plates as provided in this section for any vehicle the person owns, either solely or jointly, other than an apportioned motor vehicle or commercial motor vehicle licensed in excess of twenty-four thousand pounds gross weight. Any contribution to such association derived from this section, except reasonable administrative costs, shall be used solely for financial assistance for utility worker training programs. Any Missouri resident may annually apply to the association for the use of the emblem.
- 2. Upon annual application and payment of a twenty-five dollar emblem-use contribution to the Missouri Association of Municipal Utilities, the association shall issue to the vehicle owner, without further charge, an emblem-use authorization statement, which shall be presented by the vehicle owner to the

department of revenue at the time of registration of a motor vehicle. Upon presentation of the annual statement and payment of the fee required for personalized licensed plates in section 301.144, and other fees and documents which may be required by law, the department of revenue shall issue personalized license plates, which shall bear the emblem of the Missouri Association of Municipal Utilities utility worker, to the vehicle owner.

- 3. The license plate authorized by this section shall be of a design submitted by the Missouri Association of Municipal Utilities and approved by the department, shall be made with fully reflective material with a common color scheme and design, shall be clearly visible at night, and shall be aesthetically attractive, as prescribed by section 301.130. The bidding process used to select a vendor for the material to manufacture the license plates authorized by this section shall consider the aesthetic appearance of the plates.
- 4. A vehicle owner, who was previously issued plates with the Missouri Association of Municipal Utilities' utility worker emblem authorized by this section but who does not provide an emblem-use authorization statement at a subsequent time of registration, shall be issued new plates which do not bear the Missouri Association of Municipal Utilities' utility worker emblem, as otherwise provided by law. The director of revenue shall make necessary rules and regulations for the enforcement of this section, and shall design all necessary forms required by this section."; and

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

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

Representative McCreery offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 831, Page 2, Section 301.3174, Line 29, by deleting the word "Associaton" and inserting in lieu thereof the word "Association"; and

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

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

On motion of Representative Sharpe, **HB 831**, **as amended**, was ordered perfected and printed.

HB 815, relating to credit insurance, was taken up by Representative Black (137).

On motion of Representative Black (137), the title of **HB 815** was agreed to.

On motion of Representative Black (137), **HB 815** was ordered perfected and printed.

HB 575, relating to campus protection officers, was taken up by Representative Dohrman.

Representative Dohrman offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 575, Page 1, In the Title, Lines 2-3, by deleting the phrase "campus protection officers" and inserting in lieu thereof the following phrase "institutions of higher education"; and

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

Representative Dohrman offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 575, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

- "173.2505. 1. This section shall be known and may be cited as the "Dual Credit **and STEM Studies Enhancement** Scholarship Act".
 - 2. To be eligible to receive [the] a dual credit scholarship, a student shall:
 - (1) Be a United States citizen or permanent resident;
- (2) Be a Missouri resident as defined by the coordinating board for higher education pursuant to section 173.005;
- (3) Be enrolled in a dual credit program offered by an approved dual credit provider, as defined in section 173.2500;
- (4) Have a cumulative high school grade point average of at least two and a half on a four point scale or equivalent; and
 - (5) Meet one or more of the following indicators of economic need:
- (a) Be individually eligible to be enrolled in a federal free or reduced-price lunch program, based on income levels established by the United States Department of Agriculture;
 - (b) Reside in a foster home, be a ward of the state, or be homeless; or
- (c) Receive low-income public assistance, such as the Supplemental Nutrition Assistance Program (SNAP) or the Special Supplemental Nutrition Program for Women, Infants, and Children (WIC), or live in federally subsidized public housing.
- 3. (1) To be eligible to receive a STEM studies enhancement scholarship, a student shall be enrolled in a STEM studies enhancement program and shall:
 - (a) Be a United States citizen or permanent resident;
- (b) Be a Missouri resident as defined by the coordinating board for higher education pursuant to section 173.005;
- (c) Have a cumulative high school grade point average of at least two and a half on a four point scale or equivalent; and
- (d) Have a household income that does not exceed one hundred ten percent of the state median household income according to the United States Census Bureau's American Community Survey, based on the most recent one-year period estimate data.
- (2) For purposes of this section, the term "STEM Studies Enhancement Program" means an undergraduate certificate program offered by an accredited Missouri higher education institution to high school students that emphasizes applied, advanced skills in any field related to science, technology, engineering, or mathematics.
- **4.** The dual credit **and STEM studies enhancement** scholarship is hereby created to provide financial assistance to high school students enrolling in dual credit courses offered by an approved dual credit provider as defined in section 173.2500 **and to high school students enrolling in STEM studies enhancement programs**. The coordinating board may promulgate rules for the administration of the program including establishing the application, eligibility, and payment procedures. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2016, shall be invalid and void.
 - [4.] 5. Subject to appropriation, the dual credit and STEM studies enhancement scholarship shall:

- (1) Reimburse [eligible] students eligible under subdivisions (1) to (5) of subsection 2 of this section for up to fifty percent of the tuition cost paid by the student to enroll in a dual credit course offered by an approved dual credit provider; except that, no student shall receive in excess of five hundred dollars annually for all dual credit courses taken by such student; and
- (2) Reimburse students eligible under subsection 3 of this section for up to the average tuition cost for a community college course in the state for each course offered as part of a STEM studies enhancement program in which the student paid to enroll.
- [5. No student shall receive in excess of five hundred dollars annually for all dual credit courses taken by such student.]
- 6. There is hereby created in the state treasury the "Dual Credit Scholarship Fund", which shall consist of moneys appropriated to the fund by the general assembly and private donations made to the fund for the purpose of providing financial assistance under this section to high school students enrolling in dual credit courses and to high school students enrolling in STEM studies enhancement programs. The state treasurer shall be the custodian of the fund and shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund."; and

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

Representative Trent offered House Amendment No. 3.

House Amendment No. 3

AMEND House Bill No. 575, Page 2, Section 173.2551, Line 49, by deleting the word "**no**" and inserting in lieu thereof the word "**the**"; and

Further amend said bill, page, and section, Line 50, by inserting after the word "decision" the phrase "to the board of the institution of higher education within fifteen days of the revocation"; and

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

On motion of Representative Trent, **House Amendment No. 3** was adopted by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 099

Allred	Anderson	Andrews	Bailey	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Deaton	Dinkins	Dogan	Dohrman	Eggleston
Evans	Falkner III	Fishel	Fitzwater	Francis
Gannon	Gregory	Griesheimer	Griffith	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Hovis	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeyer
Lovasco	Love	Lynch	Mayhew	McDaniel
McGaugh	McGirl	Messenger	Moon	Morris 140
Morse 151	Muntzel	Murphy	Neely	O'Donnell
Patterson	Pfautsch	Pike	Plocher	Pollitt 52

Pollock 123 Remole Rone Sharpe Solon	Porter Richey Ross Shaul 113 Sommer	Reedy Riggs Ruth Shawan Spencer	Rehder Roberts 161 Schnelting Shields Stacy	Toalson Reisch Roden Schroer Simmons Tate
Taylor	Trent	Veit	Vescovo	Walsh
Wiemann NOES: 038	Wilson	Wood	Wright	
Appelbaum	Baringer	Barnes	Beck	Bland Manlove
Bosley	Brown 27	Brown 70	Burnett	Burns
Butz	Carpenter	Carter	Clemens	Ellebracht
Gray	Ingle	Kendrick	Lavender	Mackey
McCreery	Merideth	Morgan	Mosley	Pogue
Proudie	Quade	Razer	Roberts 77	Rogers
Rowland	Runions	Sain	Sauls	Stevens 46
Unsicker	Washington	Windham		
PRESENT: 000				
ABSENT WITH LEAV	E: 024			
Baker	Bangert	Chappelle-Nadal	DeGroot	Ellington
Eslinger	Franks Jr.	Green	Grier	Houx
Knight	McGee	Miller	Mitten	Pierson Jr.

VACANCIES: 002

Price

Swan

Pietzman

Stephens 128

Representative Hill offered House Amendment No. 4.

Roeber

Walker

House Amendment No. 4

Shull 16

Mr. Speaker

Smith

AMEND House Bill No. 575, Page 1, Section A, Line 2, by inserting after all of said line the following:

- "173.1594. 1. Any student who shows proof of existing health insurance coverage to a public institution of higher education at any time during the student's enrollment at the institution shall be excused from the payment of any fees, costs, or related expenses imposed by the public institution of higher education for the provision of health care or health insurance.
- 2. This section shall not preclude public institutions of higher education from offering health insurance coverage to students who do not have coverage and charging fees for such coverage.
- 3. This section shall not preclude public institutions of higher education from providing student health services and charging fees for those services to undergraduate students who do not have health insurance coverage."; 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: 096

Billington Anderson Andrews Bailey Basye Bromley Black 137 Black 7 Bondon Busick Chipman Christofanelli Coleman 32 Coleman 97 Deaton Dinkins Dogan Dohrman Eggleston Eslinger Evans Falkner III Fishel Fitzwater Francis Gannon Gregory Griesheimer Griffith Haden Haffner Hannegan Hansen Helms Henderson Hicks Hovis Hudson Hurst Hill Kelley 127 Kelly 141 Justus Kolkmeyer Lovasco Love Lynch Mayhew McDaniel McGaugh McGirl Messenger Moon Morris 140 Morse 151 Muntzel Murphy Neely O'Donnell Patterson Pfautsch Pike Pogue Pollitt 52 Pollock 123 Toalson Reisch Remole Porter Reedy Rehder Roberts 161 Roden Richey Riggs Rone Ross Ruth Schnelting Schroer Sharpe Shaul 113 Shawan Shields Simmons Solon Spencer Sommer Stacy Tate Taylor Walsh Wood Vescovo Wiemann Trent Wright

NOES: 033

Appelbaum Baringer Barnes Beck Bland Manlove Brown 27 Brown 70 Butz Burnett Burns Carpenter Ellebracht Ingle Carter Clemens Kendrick Lavender Mackey McCreery Morgan Mosley Proudie Razer Roberts 77 Ouade Rogers Rowland Runions Sain Sauls Stevens 46 Unsicker Windham

PRESENT: 000

ABSENT WITH LEAVE: 032

Allred Baker Bangert Bosley Chappelle-Nadal DeGroot Ellington Franks Jr. Gray Green Grier Houx Kidd Knight McGee Merideth Miller Mitten Pierson Jr. Pietzman Price Roeber Shull 16 Plocher Smith Stephens 128 Swan Veit Walker Washington Wilson Mr. Speaker

VACANCIES: 002

On motion of Representative Hill, **House Amendment No. 4** was adopted by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 093

Allred Anderson Andrews Bailey Basye Billington Black 137 Black 7 Bondon Bromley Busick Chipman Christofanelli Coleman 32 Coleman 97 Deaton Dinkins Dogan Dohrman Eggleston Ellebracht Falkner III Fishel Fitzwater Francis

Gregory	Griesheimer	Griffith	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Hill	Hovis	Hudson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeyer	Lovasco	Love
Lynch	Mayhew	McDaniel	McGaugh	McGirl
Messenger	Morris 140	Morse 151	Muntzel	Murphy
Neely	O'Donnell	Patterson	Pfautsch	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Reedy
Rehder	Toalson Reisch	Remole	Richey	Riggs
Roberts 161	Roden	Ross	Ruth	Schnelting
Schroer	Sharpe	Shaul 113	Shawan	Shields
Simmons	Solon	Sommer	Spencer	Stacy
Tate	Taylor	Trent	Veit	Vescovo
Walsh	Wiemann	Wright		
NOES: 038				
NOES: 038				
Appelbaum	Baringer	Barnes	Beck	Bland Manlove
Brown 27	Brown 70	Burnett	Burns	Butz
Carpenter	Carter	Clemens	Hurst	Ingle
Lavender	Mackey	McCreery	Merideth	Mitten
Moon	Morgan	Mosley	Pogue	Quade
Razer	Roberts 77	Rogers	Rone	Rowland
Runions	Sain	Sauls	Stevens 46	Unsicker
Washington	Windham	Wood		
PRESENT: 003				
Gannon	Kendrick	Proudie		
ABSENT WITH LEAV	E: 027			
Baker	Bangert	Bosley	Chappelle-Nadal	DeGroot
Ellington	Eslinger	Evans	Franks Jr.	Gray
Green	Grier	Houx	Knight	McGee
Miller	Pierson Jr.	Pietzman	Price	Roeber
Shull 16	Smith	Stephens 128	Swan	Walker
Wilson	Mr. Speaker	•		
	•			

VACANCIES: 002

Representative Chipman offered House Amendment No. 5.

House Amendment No. 5

AMEND House Bill No. 575, Page 1, Section A, Line 2, by inserting after all of said line and section the following:

"173.1590. After July 1, 2020, no public institution of higher education in this state shall require students to live in campus housing, excluding first-time freshmen who may be required to live in campus housing during the first year of a student's attendance."; and

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

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

Representative Taylor offered House Amendment No. 6.

House Amendment No. 6

AMEND House Bill No. 575, Page 3, Section 173.2551, Line 61, by inserting after all of said section and line the following:

- "571.107. 1. A concealed carry permit issued pursuant to sections 571.101 to 571.121, a valid concealed carry endorsement issued prior to August 28, 2013, or a concealed carry endorsement or permit issued by another state or political subdivision of another state shall authorize the person in whose name the permit or endorsement is issued to carry concealed firearms on or about his or her person or vehicle throughout the state. No concealed carry permit issued pursuant to sections 571.101 to 571.121, valid concealed carry endorsement issued prior to August 28, 2013, or a concealed carry endorsement or permit issued by another state or political subdivision of another state shall authorize any person to carry concealed firearms into:
- (1) Any police, sheriff, or highway patrol office or station without the consent of the chief law enforcement officer in charge of that office or station. Possession of a firearm in a vehicle on the premises of the office or station shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (2) Within twenty-five feet of any polling place on any election day. Possession of a firearm in a vehicle on the premises of the polling place shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (3) The facility of any adult or juvenile detention or correctional institution, prison or jail. Possession of a firearm in a vehicle on the premises of any adult, juvenile detention, or correctional institution, prison or jail shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (4) Any courthouse solely occupied by the circuit, appellate or supreme court, or any courtrooms, administrative offices, libraries or other rooms of any such court whether or not such court solely occupies the building in question. This subdivision shall also include, but not be limited to, any juvenile, family, drug, or other court offices, any room or office wherein any of the courts or offices listed in this subdivision are temporarily conducting any business within the jurisdiction of such courts or offices, and such other locations in such manner as may be specified by supreme court rule pursuant to subdivision (6) of this subsection. Nothing in this subdivision shall preclude those persons listed in subdivision (1) of subsection 2 of section 571.030 while within their jurisdiction and on duty, those persons listed in subdivisions (2), (4), and (10) of subsection 2 of section 571.030, or such other persons who serve in a law enforcement capacity for a court as may be specified by supreme court rule pursuant to subdivision (6) of this subsection from carrying a concealed firearm within any of the areas described in this subdivision. Possession of a firearm in a vehicle on the premises of any of the areas listed in this subdivision shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises:
- (5) Any meeting of the governing body of a unit of local government; or any meeting of the general assembly or a committee of the general assembly, except that nothing in this subdivision shall preclude a member of the body holding a valid concealed carry permit or endorsement from carrying a concealed firearm at a meeting of the body which he or she is a member. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. Nothing in this subdivision shall preclude a member of the general assembly, a full-time employee of the general assembly employed under Section 17, Article III, Constitution of Missouri, legislative employees of the general assembly as determined under section 21.155, or statewide elected officials and their employees, holding a valid concealed carry permit or endorsement, from carrying a concealed firearm in the state capitol building or at a meeting whether of the full body of a house of the general assembly or a committee thereof, that is held in the state capitol building;
- (6) The general assembly, supreme court, county or municipality may by rule, administrative regulation, or ordinance prohibit or limit the carrying of concealed firearms by permit or endorsement holders in that portion of a building owned, leased or controlled by that unit of government. Any portion of a building in which the carrying of concealed firearms is prohibited or limited shall be clearly identified by signs posted at the entrance to the restricted area. The statute, rule or ordinance shall exempt any building used for public housing by private persons, highways or rest areas, firing ranges, and private dwellings owned, leased, or controlled by that unit of government from any

restriction on the carrying or possession of a firearm. The statute, rule or ordinance shall not specify any criminal penalty for its violation but may specify that persons violating the statute, rule or ordinance may be denied entrance to the building, ordered to leave the building and if employees of the unit of government, be subjected to disciplinary measures for violation of the provisions of the statute, rule or ordinance. The provisions of this subdivision shall not apply to any other unit of government;

- (7) Any establishment licensed to dispense intoxicating liquor for consumption on the premises, which portion is primarily devoted to that purpose, without the consent of the owner or manager. The provisions of this subdivision shall not apply to the licensee of said establishment. The provisions of this subdivision shall not apply to any bona fide restaurant open to the general public having dining facilities for not less than fifty persons and that receives at least fifty-one percent of its gross annual income from the dining facilities by the sale of food. This subdivision does not prohibit the possession of a firearm in a vehicle on the premises of the establishment and shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. Nothing in this subdivision authorizes any individual who has been issued a concealed carry permit or endorsement to possess any firearm while intoxicated;
- (8) Any area of an airport to which access is controlled by the inspection of persons and property. Possession of a firearm in a vehicle on the premises of the airport shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
 - (9) Any place where the carrying of a firearm is prohibited by federal law;
- (10) Any [higher education institution or] public elementary or secondary school facility without the consent of [the governing body of the higher education institution or] a school official or the district school board, unless the person with the concealed carry endorsement or permit is a teacher or administrator of an elementary or secondary school who has been designated by his or her school district as a school protection officer and is carrying a firearm in a school within that district, in which case no consent is required. Possession of a firearm in a vehicle on the premises of any higher education institution or elementary or secondary school facility shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (11) Any portion of a building used as a child care facility without the consent of the manager. Nothing in this subdivision shall prevent the operator of a child care facility in a family home from owning or possessing a firearm or a concealed carry permit or endorsement;
- (12) Any riverboat gambling operation accessible by the public without the consent of the owner or manager pursuant to rules promulgated by the gaming commission. Possession of a firearm in a vehicle on the premises of a riverboat gambling operation shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (13) Any gated area of an amusement park. Possession of a firearm in a vehicle on the premises of the amusement park shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises:
- (14) Any church or other place of religious worship without the consent of the minister or person or persons representing the religious organization that exercises control over the place of religious worship. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (15) Any private property whose owner has posted the premises as being off-limits to concealed firearms by means of one or more signs displayed in a conspicuous place of a minimum size of eleven inches by fourteen inches with the writing thereon in letters of not less than one inch. The owner, business or commercial lessee, manager of a private business enterprise, or any other organization, entity, or person may prohibit persons holding a concealed carry permit or endorsement from carrying concealed firearms on the premises and may prohibit employees, not authorized by the employer, holding a concealed carry permit or endorsement from carrying concealed firearms on the property of the employer. If the building or the premises are open to the public, the employer of the business enterprise shall post signs on or about the premises if carrying a concealed firearm is prohibited. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. An employer may prohibit employees or other persons holding a concealed carry permit or endorsement from carrying a concealed firearm in vehicles owned by the employer;
- (16) Any sports arena or stadium with a seating capacity of five thousand or more. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

- (17) Any hospital accessible by the public. Possession of a firearm in a vehicle on the premises of a hospital shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.
- 2. Carrying of a concealed firearm in a location specified in subdivisions (1) to (17) of subsection 1 of this section by any individual who holds a concealed carry permit issued pursuant to sections 571.101 to 571.121, or a concealed carry endorsement issued prior to August 28, 2013, shall not be a criminal act but may subject the person to denial to the premises or removal from the premises. If such person refuses to leave the premises and a peace officer is summoned, such person may be issued a citation for an amount not to exceed one hundred dollars for the first offense. If a second citation for a similar violation occurs within a six-month period, such person shall be fined an amount not to exceed two hundred dollars and his or her permit, and, if applicable, endorsement to carry concealed firearms shall be suspended for a period of one year. If a third citation for a similar violation is issued within one year of the first citation, such person shall be fined an amount not to exceed five hundred dollars and shall have his or her concealed carry permit, and, if applicable, endorsement revoked and such person shall not be eligible for a concealed carry permit for a period of three years. Upon conviction of charges arising from a citation issued pursuant to this subsection, the court shall notify the sheriff of the county which issued the concealed carry permit, or, if the person is a holder of a concealed carry endorsement issued prior to August 28, 2013, the court shall notify the sheriff of the county which issued the certificate of qualification for a concealed carry endorsement and the department of revenue. The sheriff shall suspend or revoke the concealed carry permit or, if applicable, the certificate of qualification for a concealed carry endorsement. If the person holds an endorsement, the department of revenue shall issue a notice of such suspension or revocation of the concealed carry endorsement and take action to remove the concealed carry endorsement from the individual's driving record. The director of revenue shall notify the licensee that he or she must apply for a new license pursuant to chapter 302 which does not contain such endorsement. The notice issued by the department of revenue shall be mailed to the last known address shown on the individual's driving record. The notice is deemed received three days after mailing.
- 571.109. 1. Notwithstanding any provision of law to the contrary, public institutions of higher education shall be allowed to construct policies regarding concealed carry permits or endorsements issued under sections 571.101 to 571.121, valid lifetime or extended concealed carry permits issued under sections 571.205 to 571.230, valid concealed carry endorsements issued prior to August 28, 2013, or concealed carry endorsements or permits issued by another state or political subdivision of another state, but such policies shall not generally prohibit or have the effect of generally prohibiting the carrying, chambering, or active operation or storage of a concealed firearm on the campus of such institution.
- 2. No institution of higher education shall impose any contractual requirement or condition of employment upon any employee, faculty member, or student that generally prohibits or has the effect of generally prohibiting the lawful possession or carry of firearms by such persons, nor shall such institution impose any taxes, fees, or other monetary charges as a condition for the lawful possession or carry of firearms under the provisions of this chapter."; 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: 098

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bondon
Bromley	Busick	Chipman	Christofanelli	Coleman 32
Deaton	Dinkins	Dogan	Dohrman	Eggleston
Eslinger	Evans	Falkner III	Fishel	Fitzwater
Gannon	Gregory	Haden	Haffner	Hannegan
Hansen	Helms	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Hurst	Justus
Kelley 127	Kelly 141	Kidd	Knight	Kolkmeyer
Lovasco	Love	Lynch	Mayhew	McDaniel

McGaugh	McGirl	Messenger	Moon	Morris 140
Morse 151	Murphy	Neely	O'Donnell	Patterson
Pfautsch	Pike	Pogue	Pollitt 52	Pollock 123
Porter	Reedy	Rehder	Toalson Reisch	Richey
Riggs	Roberts 161	Roden	Rone	Ross
Ruth	Schnelting	Schroer	Sharpe	Shaul 113
Shawan	Shields	Simmons	Solon	Sommer
Spencer	Stacy	Stephens 128	Tate	Taylor
Trent	Veit	Vescovo	Walsh	Wiemann
Wood	Wright	Mr. Speaker		

NOES: 037

Appelbaum	Baringer	Barnes	Beck	Brown 27
Brown 70	Burnett	Burns	Butz	Carpenter
Carter	Clemens	Ellebracht	Gray	Ingle
Kendrick	Lavender	Mackey	McCreery	Merideth
Mitten	Morgan	Mosley	Price	Proudie
Quade	Razer	Roberts 77	Rogers	Rowland
Runions	Sain	Sauls	Stevens 46	Unsicker
Washington	Windham			

PRESENT: 000

ABSENT WITH LEAVE: 026

Bangert	Bland Manlove	Bosley	Chappelle-Nadal	Coleman 97
DeGroot	Ellington	Francis	Franks Jr.	Green
Grier	Griesheimer	Griffith	McGee	Miller
Muntzel	Pierson Jr.	Pietzman	Plocher	Remole
Roeber	Shull 16	Smith	Swan	Walker
** 7"1				

Wilson

VACANCIES: 002

On motion of Representative Taylor, **House Amendment No. 6** was adopted by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 094

Allred	Anderson	Bailey	Baker	Basye
Billington	Black 7	Bondon	Bromley	Busick
Chipman	Christofanelli	Coleman 32	Deaton	Dinkins
Dogan	Dohrman	Eggleston	Eslinger	Falkner III
Fishel	Fitzwater	Gannon	Gregory	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Kidd
Knight	Kolkmeyer	Lovasco	Love	Lynch
Mayhew	McDaniel	McGaugh	McGirl	Messenger
Moon	Morris 140	Morse 151	Murphy	Neely
O'Donnell	Patterson	Pfautsch	Pike	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Roden
Rone	Ross	Ruth	Schnelting	Schroer

Shaul 113 Sharpe Shawan Shields Simmons Smith Solon Sommer Spencer Stacy Stephens 128 Tate Taylor Trent Vescovo Walsh Wiemann Wood Mr. Speaker

NOES: 041

Appelbaum Beck Andrews Baringer Barnes Brown 27 Bland Manlove Brown 70 Burnett Burns Butz Carpenter Carter Clemens Ellebracht Gray Ingle Kendrick Lavender Mackey McCreery Merideth Mitten Morgan Mosley Price Proudie Quade Razer Pogue Roberts 77 Rogers Rowland Sain Runions Windham Sauls Stevens 46 Unsicker Washington

Wright

PRESENT: 000

ABSENT WITH LEAVE: 026

Black 137 Bosley Chappelle-Nadal Coleman 97 Bangert DeGroot Ellington Evans Francis Franks Jr. Griesheimer Griffith Green Grier McGee Muntzel Plocher Miller Pierson Jr. Pietzman Roeber Shull 16 Swan Veit Walker

Wilson

VACANCIES: 002

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 097

Bailey Baker Anderson Andrews Basye Billington Black 137 Black 7 Bondon Bromley Busick Chipman Christofanelli Coleman 32 Deaton DeGroot Dinkins Dogan Dohrman Eggleston Falkner III Fishel Fitzwater Gannon Gregory Haden Haffner Hannegan Hansen Helms Hicks Hill Henderson Houx Hovis Hudson Hurst Justus Kelley 127 Kidd Knight Kolkmeyer Lovasco Love Lynch Mayhew McDaniel McGaugh McGirl Messenger Morris 140 Morse 151 Moon Murphy Neely O'Donnell Patterson Pfautsch Pike Pogue Pollitt 52 Pollock 123 Porter Reedy Rehder Toalson Reisch Remole Richey Roberts 161 Riggs Roden Rone Ross Ruth Schnelting Schroer Sharpe Shaul 113 Shawan Shields Simmons Smith Solon Sommer Spencer Stephens 128 Tate Taylor Trent Stacy Veit Walsh Wiemann Wood Vescovo Wright Mr. Speaker

NOES: 038

Appelbaum Baringer Barnes Beck Bland Manlove Bosley Brown 27 Brown 70 Burnett Burns Butz Carpenter Carter Clemens Ellebracht Ingle Gray Kendrick Lavender Mackey McCreery Merideth Morgan Mosley Price Proudie Quade Razer Roberts 77 Rogers Rowland Runions Sain Sauls Stevens 46 Unsicker Washington Windham

PRESENT: 000

ABSENT WITH LEAVE: 026

Allred Bangert Chappelle-Nadal Coleman 97 Ellington Eslinger Evans Francis Franks Jr. Green Grier Griesheimer Griffith Kelly 141 McGee Mitten Muntzel Pierson Jr. Pietzman Miller Plocher Roeber Shull 16 Swan Walker

Wilson

VACANCIES: 002

On motion of Representative Dohrman, **HB 575, as amended**, was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 098

Bailey Baker Basye Allred Anderson Billington Black 137 Black 7 Bondon Bromley Busick Christofanelli Coleman 32 Coleman 97 Chipman Deaton DeGroot Dinkins Dogan Dohrman Falkner III Fishel Fitzwater Eggleston Eslinger Gregory Haden Haffner Hannegan Gannon Hansen Helms Henderson Hicks Hill Hovis Hudson Justus Kelley 127 Houx Kidd Kelly 141 Knight Kolkmeyer Lovasco Lynch Mayhew McDaniel McGaugh Love Miller Morris 140 Morse 151 McGirl Messenger Neely O'Donnell Patterson Pfautsch Murphy Pike Pollitt 52 Pollock 123 Porter Reedy Rehder Toalson Reisch Remole Richey Riggs Roberts 161 Roden Rone Ross Ruth Schnelting Schroer Sharpe Shaul 113 Shawan Smith Solon Shields Simmons Sommer Stephens 128 Spencer Stacy Tate Taylor Trent Veit Vescovo Walsh Wiemann Wood Wright Mr. Speaker

NOES: 042

Andrews Appelbaum Baringer Barnes Beck Bland Manlove Bosley Brown 27 Brown 70 Burnett Burns Butz Carpenter Carter Clemens Ellebracht Gray Hurst Ingle Kendrick

Lavender	Mackey	McCreery	Merideth	Moon
Morgan	Mosley	Pogue	Price	Proudie
Quade	Razer	Roberts 77	Rogers	Rowland
Runions	Sain	Sauls	Stevens 46	Unsicker

Washington Windham

PRESENT: 000

ABSENT WITH LEAVE: 021

Bangert	Chappelle-Nadal	Ellington	Evans	Francis
Franks Jr.	Green	Grier	Griesheimer	Griffith
McGee	Mitten	Muntzel	Pierson Jr.	Pietzman
Plocher	Roeber	Shull 16	Swan	Walker

Wilson

VACANCIES: 002

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

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

HCR 17 - Children and Families

REFERRAL OF HOUSE COMMITTEE BILLS

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

HCB 6 - Rules - Administrative Oversight **HCB 7** - Rules - Administrative Oversight

HCB 10 - Rules - Legislative Oversight

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 189 - Fiscal Review

HCS HB 982 - Fiscal Review

HB 1061 - Fiscal Review

HB 403 - Transportation

HB 405 - Health and Mental Health Policy

HB 663 - Insurance Policy

HB 716 - General Laws

HB 851 - Professional Registration and Licensing

HB 960 - General Laws

HB 968 - Financial Institutions

HB 1106 - Ways and Means

HB 1243 - Ways and Means

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

SB 179 - Financial Institutions

COMMITTEE REPORTS

Committee on Health and Mental Health Policy, Chairman Stephens (128) reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 1057**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (15): Appelbaum, Clemens, Helms, Hill, Kelley (127), Mackey, Messenger, Morris (140), Neely, Pfautsch, Pollitt (52), Schroer, Stevens (46), Walker and Wright

Noes (0)

Absent (4): Chappelle-Nadal, Pollock (123), Ruth and Stephens (128)

Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HR 435**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Dogan, Gregory, Kelly (141), Lavender, Rehder, Schroer and Solon

Noes (0)

Absent (3): Carpenter, Mitten and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCR 6**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Dogan, Gregory, Kelly (141), Rehder, Schroer and Solon

Noes (1): Lavender

Absent (3): Carpenter, Mitten and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 83**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Dogan, Gregory, Kelly (141), Rehder, Schroer and Solon

Noes (1): Lavender

Absent (3): Carpenter, Mitten and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 191**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Dogan, Gregory, Kelly (141), Lavender, Rehder, Schroer and Solon

Noes (0)

Absent (3): Carpenter, Mitten and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 254**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Dogan, Gregory, Kelly (141), Rehder, Schroer and Solon

Noes (1): Lavender

Absent (3): Carpenter, Mitten and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 301**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Dogan, Gregory, Kelly (141), Rehder, Schroer and Solon

Noes (0)

Absent (4): Carpenter, Lavender, Mitten and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 404**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Dogan, Gregory, Kelly (141), Rehder, Schroer and Solon

Noes (1): Lavender

Absent (3): Carpenter, Mitten and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 632**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Dogan, Gregory, Kelly (141), Lavender, Rehder, Schroer and Solon

Noes (0)

Absent (3): Carpenter, Mitten and Shull (16)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 638**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (7): Dogan, Gregory, Kelly (141), Lavender, Rehder, Schroer and Solon
Noes (0)
Absent (3): Carpenter, Mitten and Shull (16)
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Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 675**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (6): Dogan, Gregory, Kelly (141), Rehder, Schroer and Solon
Noes (1): Lavender
Absent (3): Carpenter, Mitten and Shull (16)
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Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 749**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (6): Dogan, Gregory, Kelly (141), Rehder, Schroer and Solon
Noes (1): Lavender
Absent (3): Carpenter, Mitten and Shull (16)
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Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 873**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (7): Dogan, Gregory, Kelly (141), Lavender, Rehder, Schroer and Solon
Noes (0)
Absent (3): Carpenter, Mitten and Shull (16)
```

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 942**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

```
Ayes (7): Dogan, Gregory, Kelly (141), Lavender, Rehder, Schroer and Solon
Noes (0)
Absent (3): Carpenter, Mitten and Shull (16)
```

Committee on Rules - Legislative Oversight, Chairman Miller reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HR 873**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Sommer, Unsicker and Washington

Noes (0)

Absent (1): Runions

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 297**, begs leave to report it has examined the same and recommends that it **be returned to committee of origin as HB 297** by the following vote:

Ayes (8): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Sommer and Unsicker

Noes (0)

Absent (2): Runions and Washington

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 610**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Sommer, Unsicker and Washington

Noes (0)

Absent (1): Runions

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 674**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Sommer, Unsicker and Washington

Noes (0)

Absent (1): Runions

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1094**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Sommer, Unsicker and Washington

Noes (0)

Absent (1): Runions

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1127**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Chipman, Christofanelli, Fitzwater, Houx, Miller, Sommer, Unsicker and Washington

Noes (0)

Absent (1): Runions

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Wednesday, April 3, 2019.

CORRECTION TO THE HOUSE JOURNAL

Correct House Journal, Forty-fourth Day, Monday, April 1, 2019, Page 1197, Line 7, by inserting after said line the following:

"Excerpt from George Washington's Prayer Journal:".

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, April 3, 2019, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 7.

Public hearing will be held: SB 133 Executive session will be held: HB 951

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

BUDGET

Thursday, April 4, 2019, 8:15 AM, House Hearing Room 3.

Public hearing will be held: HB 1049 Executive session will be held: HB 423

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

ELECTIONS AND ELECTED OFFICIALS

Wednesday, April 3, 2019, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 408, HB 535, HB 1125, HJR 33, HB 917, HB 1107

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

ETHICS

Thursday, April 11, 2019, upon adjournment, House Hearing Room 4.

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

Portions of this meeting may be closed under the authority of Article III, Section 18 of the Missouri Constitution, House Rule 37, House Resolution 137 and 610.021 (3) RSMo.

FINANCIAL INSTITUTIONS

Thursday, April 4, 2019, 9:00 AM, House Hearing Room 5.

Public hearing will be held: SB 179, HB 968

Executive session will be held: SB 179

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

GENERAL LAWS

Wednesday, April 3, 2019, 12:30 PM or upon conclusion of Veterans Committee (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 738, HJR 46, HJR 47, HJR 57, HJR 51 Executive session will be held: HB 1062, HB 637, HJR 54, HJR 37

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

HEALTH AND MENTAL HEALTH POLICY

Monday, April 8, 2019, 11:30 AM, House Hearing Room 7.

Public hearing will be held: HB 1235, HB 711, HB 1164

Executive session will be held: HB 867, HB 1030, HB 725

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

INSURANCE POLICY

Wednesday, April 3, 2019, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 4.

Public hearing will be held: SCS SB 167

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

RULES - LEGISLATIVE OVERSIGHT

Thursday, April 4, 2019, 9:30 AM, House Hearing Room 4.

Executive session will be held: HCS HB 215, HCS HB 654, HB 492, HCS HB 937,

HCS HB 1162, HCS HB 1083, HCS HB 656

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

Adding HB 656.

AMENDED

SPECIAL COMMITTEE ON AGING

Wednesday, April 3, 2019, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1176, HB 977, HB 1131

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

SPECIAL COMMITTEE ON CAREER READINESS

Wednesday, April 3, 2019, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Executive session will be held: HB 744, HB 1093

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

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, April 4, 2019, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 731, HB 1095

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

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, April 3, 2019, 8:00 AM, House Hearing Room 1.

Public hearing will be held: SCS SB 90, HB 92

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

SPECIAL COMMITTEE ON TOURISM

Thursday, April 4, 2019, 8:00 AM, House Hearing Room 6.

Executive session will be held: HB 863, HB 398

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

TRANSPORTATION

Thursday, April 4, 2019, 8:45 AM, House Hearing Room 7.

Public hearing will be held: SCS SB 89, HB 1134, HB 1058

Executive session will be held: HCR 26, HB 1211, HB 241

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

VETERANS

Wednesday, April 3, 2019, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 1.

Public hearing will be held: HB 792, HB 712, HJR 30, SCS SB 180, HCR 9

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

Added HCR 9.

AMENDED

WAYS AND MEANS

Wednesday, April 3, 2019, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 422, HJR 40, HB 1060

Executive session will be held: HB 842

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

Added HB 1060.

AMENDED

HOUSE CALENDAR

FORTY-SIXTH DAY, WEDNESDAY, APRIL 3, 2019

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 581 - Roeber

HB 230 - Dinkins

HB 231 - Kolkmeyer

HB 485 - Dogan

HCS HB 559 - Spencer

HB 728 - Billington

HCS HB 269 - Shaul (113)

HB 501 - Grier

HCS HB 229 - Swan

HCS HB 346 - Lynch

HCS HB 700 - Rehder

HB 159 - Love

HB 920 - Coleman (97)

HB 761 - Pfautsch

HB 584 - Knight

HOUSE BILLS FOR THIRD READING

HCS HB 400, (Fiscal Review 3/7/19) - Basye

HCS HB 189, (Fiscal Review 4/2/19) - Toalson Reisch

HB 628 - Coleman (97)

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 473 - Grier

HCS HB 1088 - Houx

HCS HBs 26 & 922, (Fiscal Review 3/28/19) - Taylor

HCS HB 762 - Wiemann

HB 1029 - Bondon

BILLS IN CONFERENCE

SCS HCS HB 14 - Smith

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Smith

CCS SCS HCS HB 2002 - Smith

CCS SCS HCS HB 2003 - Smith

CCS SCS HCS HB 2004 - Smith

CCS SCS HCS HB 2005 - Smith

CCS SCS HCS HB 2006 - Smith

CCS SCS HCS HB 2007 - Smith

CCS SCS HCS HB 2008 - Smith

CCS SCS HCS HB 2009 - Smith

CCS SS SCS HCS HB 2010 - Smith

CCS SCS HCS HB 2011 - Smith

CCS SCS HCS HB 2012 - Smith

SCS HCS HB 2013 - Smith

HCS HB 2017 - Smith HCS HB 2018 - Smith HCS HB 2019 - Smith

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