JOURNAL OF THE HOUSE

First Regular Session, 100th GENERAL ASSEMBLY

FIFTY-FOURTH DAY, WEDNESDAY, APRIL 17, 2019

The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

They that wait upon the Lord shall renew their strength; they shall mount up with wings as eagles; they shall run and not weary; and they shall walk and not faint. (Isaiah 40:31)

We come to You with an honest and humble heart, blessed God; You will surely listen to us this morning. Encourage us to draw close to You with our needs, with our limitations, and with our appeals for wisdom and insight. Make us able to understand the depth of the truth, and may we have determination to dedicate ourselves to it always.

May the love of truth secure ineffable peace for us and our citizens. We do not seek the honor and love of praise, the desire and hope of gain, nor the false and fake happiness but only the stability and the betterment of this state. May Your plans and purposes be uppermost in all our deliberations and thoughts under this dome forever.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Charlie Smith.

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

AYES: 123

Allred	Anderson	Andrews	Appelbaum	Baker
Bangert	Baringer	Barnes	Basye	Billington
Black 137	Black 7	Bondon	Bromley	Brown 27
Brown 70	Burnett	Burns	Busick	Butz
Carter	Christofanelli	Clemens	Coleman 32	Coleman 97
Deaton	Dinkins	Dogan	Eggleston	Eslinger
Evans	Falkner III	Francis	Gannon	Gray
Green	Grier	Griesheimer	Griffith	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Hill	Houx	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Kidd
Knight	Kolkmeyer	Lavender	Lovasco	Lynch
Mackey	Mayhew	McCreery	McGaugh	McGirl
Merideth	Messenger	Miller	Morgan	Morris 140
Morse 151	Muntzel	Murphy	Neely	O'Donnell

Patterson	Pfautsch	Pike	Pogue	Pollitt 52
Pollock 123	Porter	Proudie	Quade	Razer
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Roberts 77	Roden	Rogers
Rone	Runions	Ruth	Sauls	Schnelting
Sharpe	Shaul 113	Shawan	Shields	Simmons
Solon	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker	Walsh	Wiemann
Wood	Wright	Mr. Speaker		

NOES: 003

Beck Ellington Moon

PRESENT: 000

ABSENT WITH LEAVE: 035

Bailey	Bland Manlove	Bosley	Carpenter	Chappelle-Nadal
Chipman	DeGroot	Dohrman	Ellebracht	Fishel
Fitzwater	Franks Jr.	Gregory	Ingle	Kendrick
Love	McDaniel	McGee	Mitten	Mosley
Pierson Jr.	Pietzman	Plocher	Price	Roeber
Ross	Rowland	Sain	Schroer	Shull 16
Smith	Veit	Washington	Wilson	Windham

VACANCIES: 002

SPECIAL RECOGNITION

The Honorable Roy Blunt, United States Senator, was introduced by Speaker Haahr.

Senator Blunt addressed the House.

HOUSE RESOLUTIONS

Representative Hill offered House Resolution No. 2083.

SECOND READING OF SENATE JOINT RESOLUTIONS

The following Senate Joint Resolution was read the second time:

SS SCS SJRs 14 & 9, relating to the limitation of terms served by certain elected officers.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SCS SB 60, relating to victims of certain crimes, with penalty provisions.

SS SB 210, relating to state designations.

SS SB 218, relating to education pilot programs for elementary students.

SCS SB 363, relating to background checks, with a penalty provision and an emergency clause.

PERFECTION OF HOUSE COMMITTEE BILLS

HCB 1, to authorize the conveyance of certain state property, was taken up by Representative Roden.

On motion of Representative Roden, the title of **HCB 1** was agreed to.

Representative Pogue offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Bill No. 1, Page 15, Section 10, Line 32, by inserting after all of said section and line the following:

"Section 11. 1. The director of the department of natural resources shall, at public auction or private sale, sell, transfer, grant, convey, remise, release and forever quitclaim to all interest of the state of Missouri in property located in Oregon County, Missouri, more particularly described as follows:

TRACT 1:

TOWNSHIP 22 NORTH, RANGE 2 WEST:

Section 3: All that part lying West of, or right bank of, the Eleven Point River;

Section 4: All that part of the East Half lying West of, or right bank of, the Eleven Point River; All of Lot 1 of the NW1/4;

Section 5: All of Lot 1 of the NE1/4; All of Lots 1 and 2 of the NW1/4; All that part of the E1/2 of Lot 3 of the NW1/4 of Section 5 which lies South and West of Billmore Hollow, EXCEPT therefrom that part lying north of Hwy "Y"; All of the W1/2 of Lot 3 of the

Section 6: All of the E1/2 of Lots 2 and 3 of the NE1/4;

Section 9: All of the North Fractional Half of the NE Fractional Quarter lying West of, or right bank of, the Eleven Point River;

TOWNSHIP 23 NORTH, RANGE 2 WEST:

Section 33: All of the SE1/4;

NW1/4;

Section 34: All of the SW1/4 lying West of, or right bank of, the Eleven Point River.

PARCEL I:

An easement for ingress and egress over and across an existing private road, 50 feet in width, running Southeasterly from Highway "Y" to a point near the South line of Section 32, Township 23, Range 2, and thence East along the South line of Sections 32 and 33, in Township 23, Range 2 to the West line of the above described property.

TRACT 2:

All of Lot One (1) of the Northeast Quarter (NE1/4) and all that part of the Northwest Quarter (NW1/4) of the Southeast Quarter (SE1/4) lying South and East of Highway Y, in Section Six (6), Township Twenty-two (22), Range Two (2) West. The East Half (E1/2) of the Southeast Quarter (SE1/4) of Section Six (6), Township Twenty-two (22) North, Range Two (2) West. All the Southwest Quarter (SW1/4) of the Southeast Quarter (SE1/4) of Section Six (6), Township Twenty-two (22) North, Range Two (2) West of the Fifth Principal Meridian, except therefrom a strip of land 10 feet wide (being the south ten feet) of SE1/4 of

said Section 6 for roadway, and except right of way for State Highway Y as shown recorded in Book 172 at Page 86 of the records of Oregon County, Missouri.

TOWNSHIP 22 NORTH, RANGE 2 WEST

Section 5: All of the North Half of the Southeast Quarter; Block 2 in Charles W. Melton and wife and E. W. Sitton and wife Subdivision of the SE 1/4 of the SE1/4 of Section 5 as shown in Plat Book 8 at Page 21 of the records of Oregon County, Missouri; All of the Southwest Quarter of the Southeast Quarter; All of the Southwest Quarter;

Section 7: All of the East Half of the Northeast Quarter; Block 1 of J. F. Melton Subdivision of the SW1/4 of the NE1/4 of Section 7 as shown in Plat Book 6 at Page 5 of the records of Oregon County, Missouri; All of the Northwest Quarter of the Northeast Quarter; Section 8: Block 5 in S. D. Melton's Subdivision of the NE1/4 of the NE1/4 of Section 8 as shown in Plat Book 7 at Page 16 of the records of Oregon County, Missouri; Lot 2 Block 1 in S. D. Melton's Subdivision of the SW1/4 of the NE1/4 of Section 8 as shown in Plat Book 7 at Page 16 of the records of Oregon County, Missouri; All of the Northwest Quarter of the Northeast Quarter; All of Block 1 in G. T. Thomasson and wife's Subdivision of the NE1/4 of the SW1/4 of Section 8 as shown in Plat Book 6 at Page 38 of the Records of Oregon County, Missouri; All of Lot 1 of Block 1 in G. T. Thomasson and wife's former Subdivision of the NW1/4 of the SW1/4 of Section 8 as shown in Plat Book 7 at Page 17 of the Records of Oregon County, Missouri; All of the Northwest Quarter.

- 2. The property described in subsection 1 of this section shall not be used as a park, as the term is defined in section 253.010.
- 3. The property described in subsection 1 of this section shall first be offered for sale to the grantor of the property that granted such property to the department of natural resources and dedicated such property for public use, with such grantor having the right of first refusal. The grantor shall be offered the ability to repurchase such property at eighty percent of the property's fair market value. Such grantor shall have thirty calendar days to respond and accept such offer by the department of natural resources. If the grantor does not respond and accept such offer within thirty calendar days, the department may offer the property for sale at public auction or to any third party without the condition that such property be dedicated to public use, but shall not sell such property for less than eighty percent of the property's fair market value.
- 4. The commissioner of administration may set the terms and conditions for the conveyance as the commissioner deems reasonable so long as such terms do not conflict with the requirements of subsection 1 of this section. The property described under subsection 1 of this section may be subdivided and sold in parcels of not less than three hundred acres.
 - 5. The attorney general shall approve the form of the instrument of conveyance.
- 6. The property described under subsection 1 of this section shall be sold, transferred, granted, conveyed, remised, released and forever quitclaimed by the director of the department of natural resources by December 31, 2020.
- Section 12. 1. The director of the department of natural resources shall, at public auction or private sale, sell, transfer, grant, convey, remise, release and forever quitclaim to all interest of the state of Missouri in property located in Oregon County, Missouri, more particularly described as follows:

Tract 1:

Township 23 North, Range 2 West

Section 20: That part of the Northeast Quarter of the Southeast Quarter lying North and East of a line beginning at C-E-E 1/64th corner, thence in a Southeasterly direction to N-S 1/64th corner, Sections 20 and 21. All that part of the following described tracts lying East of Highway Y: The Southeast Quarter, the North Half of the Southwest Quarter, and the South Half of the Northwest Quarter: EXCEPT that part of the Northeast Quarter of the Southeast Quarter lying North and East of a line beginning at C-E-E 1/64th corner, thence

in a Southeasterly direction to N-S 1/64th corner, Sections 20 and 21.

Section 21: All of the East Fractional Half of the Southeast Fractional Quarter lying west of, or right bank of, the Eleven Point River All that part of the Southwest Fractional Quarter of the Southeast Fractional Quarter lying west of, or right bank of, the Eleven Point River; All of the Southeast Quarter of the Southwest Quarter; All that part of the West Fractional Half of the Southwest Quarter of Section 21 that lies south of, or right bank of, the Eleven Point River; All that part of the NE1/4 of the SW1/4 and all that part of the NW1/4 of the SE1/4 lying west of, or the right bank of the Eleven Point River.

Section 27: All that part of Section 27 lying west of, or right bank of, the Eleven point river EXCEPT THAT PART of the West Fractional Half of the Southwest Fractional Quarter south and west and being right bank of Eleven Point River lying north of the 1/64th line east to Eleven Point River from the N-S 1/64th corner of Sections 27 and 28;

Section 28: All that part of Section 28 lying west of, or right bank of the Eleven Point River EXCEPT THAT PART of the Northeast Fractional Quarter of the Southeast Fractional Quarter west and being right bank of Eleven Point River lying east of the 1/64th line beginning at C-E-E 1/64th corner, thence south along E-E 1/64th line to C-S-NE-SE 1/256th corner;

Section 29: All that part of the following described tracts lying East of Highway Y: The South Half of the North Half, the North Half of the Southeast Quarter. All that part of the following described tracts lying East of Highway Y: The North Half of the North Half. Section 33: NE1/4 of Section 33

Section 34: All that part of the N1/2 lying west of, or right bank of the Eleven Point River.

Tract 2:

A Tract of land located in part of the NW1/4 of Section 33, Township 23 North, Range 2 West, 5th P.M., more particularly described as follows: BEGINNING at the Northwest corner of the NW1/4 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE South 88 degrees 54 minutes 38 seconds East along the North line of the NW1/4 of said Section 33, a distance of 2685.46 feet to the Northeast corner of the NW1/4 of said Section 33; THENCE South 01 degrees 59 minutes 05 seconds West along the East line of the NW1/4 of said Section 33; THENCE South 01 degrees 59 minutes 05 seconds West along the East line of the NW1/4 of said Section 33, a distance of 2095.82 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE North 88 degrees 07 minutes 05 seconds West, a distance of 1623.93 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE North 29 degrees 22 minutes 35 seconds West, a distance of 405.72 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE North 77 degrees 45 minutes 53 seconds West, a distance of 857.10 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the West line of the NW1/4 of said Section 33; THENCE North 01 degrees 44 minutes 27 seconds East along the West line of the NW1/4 of said Section 33, a distance of 1557.81 feet to the point of beginning. Contains 118.804 acres, more or less.

Also One Hundred (100) feet off the North end of the E1/2 of Section 32, Township 23 North Range 2 West lying east of State Highway Y. Contains 5.32 acres, more or less.

Tract 3:

A Tract of land located in part of the W1/2 of Section 33, Township 23 North, Range 2 West, 5th P.M., more particularly described as follows: COMMENCING at the Northwest corner of the NW1/4 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE S01°44'27"W along the West line of the W1/2 of said Section 33, a distance of 1557.81 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235", the true POINT OF BEGINNING; THENCE S77°45'53"E, a distance of 857.10 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S29°22'35"E, a distance of 405.72 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S88°07'05"E, a distance of 1623.93 feet to a 5/8" rebar with a plastic cap stamped

"Norsworthy PLS 2235" set on the East line of the W1/2 of said Section 33; THENCE S01°59'05"W along the East line of the W1/2 of said Section 33, a distance of 3198.69 feet to the Southeast corner of the W1/2 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N88°46'02"W along the South line of the W1/2 of said Section 33, a distance of 2376.56 feet; THENCE N88°59'23"W, continuing along the South line of the W1/2 of said Section 33, a distance of 286.30 feet to the Southwest corner of the W1/2 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N01°44'27"E along the West line of the W1/2 of said Section 33, a distance of 3730.78 feet to the point of beginning.

ALSO a tract of land located in part of the E1/2 of Section 32, Township 23 North, Range 2 West, 5th P.M. lying East of State Highway "Y" more particularly described as follows: BEGINNING at the Northeast corner of the E1/2 of said Section 32, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE S01°44'27"W along the East line of the E1/2 of said Section 32, a distance of 5288.59 feet to the Southeast corner of the E1/2 of said Section 32, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N88°59'23"W along the South line of the E1/2 of said Section 32, a distance of 1174.89 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the centerline of a road; THENCE Northwesterly along the centerline of said road, the following 7 courses and distances:

- 1) N53°07'50"W, a distance of 232.94 feet;
- 2) Northwesterly along the arc of a curve to the right, a distance of 329.08 feet, said curve having a radius of 853.54 feet and a central angle of 22°05'25";
 - 3) N31°02'27"W, a distance of 174.37 feet;
- 4) Northwesterly along the arc of a curve to the right, a distance of 114.74 feet, said curve having a radius of 376.24 feet and a central angle of 17°28'24";
 - 5) N13°34'03"W, a distance of 60.83 feet;
- 6) Northwesterly along the arc of a curve to the left, a distance of 116.41 feet, said curve having a radius of 135.37 feet and a central angle of 49°16'19";
- 7) N62°50'22"W, a distance of 45.54 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the Easterly right-of-way line of said Highway "Y"; THENCE Northerly along the Easterly right-of-way line of said Highway "Y" the following 11 courses and distances:
 - 1) N10°58'49"E, a distance of 596.72 feet;
- 2) Northerly along the arc of a curve to the left, a distance of 532.04 feet, said curve having a radius of 1202.90 feet and a central angle of 25°20'30";
 - 3) N14°53'34"W, a distance of 443.59 feet;
- 4) Northerly along the arc of a curve to the right, a distance of 188.16 feet, said curve having a radius of 929.48 feet and a central angle of 11°35'55";
 - 5) N03°08'38"W, a distance of 881.47 feet;
 - 6) N02°01'44"W, a distance of 385.89 feet;
- 7) Northerly along the arc of a curve to the right, a distance of 294.42 feet, said curve having a radius of 1020.52 feet and a central angle of 16°31'47";
 - 8) N13°33'40"W, a distance of 411.18 feet;
- 9) Northerly along the arc of a curve to the right, a distance of 145.39 feet, said curve having a radius of 872.95 feet and a central angle of 09°32'33";
 - 10) N04°25'44"W, a distance of 542.80 feet;
- 11) Northerly along the arc of a curve to the right, a distance of 136.94 feet, said curve having a radius of 531.11 feet and a central angle of 14°46'23" to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the North line of the E1/2 of said Section 32; THENCE S88°50'26"E along the North line of the E1/2 of said Section 32, a distance of 2306.26 feet to the point of beginning.

EXCEPT One Hundred (100) feet off the North end of the E1/2 of Section 32, Township 23 North Range 2 West lying east of State Highway Y.

EXCEPT FROM THE ABOVE DESCRIBED TRACTS: A Tract of land located in part of the NW1/4 of the SW1/4, the S1/2 of the SW1/4 and the SW1/4 of the SE1/4 of Section 28 and in part of the E1/2 of Section 32 and in part of the NW1/4 of the NE1/4 and the W1/2 of Section 33, all in Township 23 North, Range 2 West, 5th P.M., more particularly described as follows: BEGINNING at the Northwest corner of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N01°28'21"E along the West line of the S1/2 of the SW1/4 of said Section 28, a distance of 1321.75 feet to the Southwest corner of the NW1/4 of the SW1/4 of said Section 28, a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE N06°33'11"E, a distance of 44.17 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S87°39'26"E, a distance of 43.01 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S37°01'33"E, a distance of 292.00 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S47°29'15"E, a distance of 714.87 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S00°01'21"E, a distance of 577.93 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE N60°33'51"E, a distance of 819.53 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE N65°56'00"E, a distance of 855.43 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S06°39'52"W, a distance of 167.32 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S17°27'52"E, a distance of 240.29 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S34°34'14"E, a distance of 384.45 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S86°58'59"E, a distance of 193.42 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S09°39'02"E, a distance of 800.21 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S70°21'17"W, a distance of 409.82 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S59°26'51"W, a distance of 587.94 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S52°00'37"W, a distance of 269.32 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S15°30'30"E, a distance of 647.94 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S09°04'42"E, a distance of 779.77 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S08°27'07"E, a distance of 508.03 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S13°19'43"W, a distance of 201.64 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S01°05'15"E, a distance of 787.24 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S03°53'24"E, a distance of 881.25 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S13°15'24"W, a distance of 288.39 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the South line of the W1/2 of said Section 33; THENCE N88°46'02"W along the South line of the W1/2 of said Section 33, a distance of 1981.28 feet; THENCE N88°59'23"W continuing along the South line of the W1/2 of said Section 33, a distance of 286.30 feet to the Southwest corner of the W1/2 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE continuing N88°59'23"W along the South line of the E1/2 of said Section 32, a distance of 1174.98 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the centerline of an existing road; THENCE Northwesterly along the centerline of said existing road, the following 7 courses and distances:

- 1) N53°07'50"W, a distance of 232.94 feet;
- 2) Northwesterly along the arc of a curve to the right, a distance of 329.08 feet, said curve having a radius of 853.54 feet and a central angle of 22°05'25";
 - 3) N31°02'27"W, a distance of 174.37 feet;
- 4) Northwesterly along the arc of a curve to the left, a distance of 114.74 feet, said curve having a radius of 376.24 feet and a central angle of 17°28'24";
 - 5) N13°34'03"W, a distance of 60.83 feet;

- 6) Northwesterly along the arc of a curve to the left, a distance of 116.41 feet, said curve having a radius of 135.37 feet and a central angle of 49°16'19";
- 7) N62°50'22"W, a distance of 45.54 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the Easterly right-of-way line of State Highway "Y"; THENCE Northerly along the Easterly right-of-way line of said Highway "Y" the following 12 courses and distances:
 - 1) N10°58'49"E, a distance of 596.72 feet;
- 2) Northerly along the arc of a curve to the left, a distance of 532.04 feet, said curve having a radius 1202.90 feet and a central angle of 25°20'30";
 - 3) N14°53'34"W, a distance of 443.59 feet;
- 4) Northerly along the arc of a curve to the right, a distance of 188.16 feet, said curve having a radius of 929.48 feet and a central angle of 11°35'55";
 - 5) N03°08'38"W, a distance of 881.47 feet;
 - 6) N02°01'44"W, a distance of 385.89 feet;
- 7) Northerly along the arc of a curve to the left, a distance of 294.42 feet, said curve having a radius of 1020.52 feet and a central angle of 16°31'47";
 - 8) N13°33'40"W, a distance of 411.18 feet;
- 9) Northerly along the arc of a curve to the right, a distance of 145.39 feet, said curve having a radius of 872.95 feet and a central angle of 09°32'33";
 - 10) N04°25'44"W, a distance of 542.80 feet;
- 11) Northerly along the arc of a curve to the right, a distance of 129.35 feet, said curve having a radius of 676.80 feet and a central angle of 10°57'00" to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the North line of the E1/2 of said Section 32;
- 12) N06°30'24"E, a distance of 7.44 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the North line of the E1/2 of said Section 32; THENCE S88°50'26"E along the North line of the E1/2 of said Section 32, a distance of 2306.00 feet to the point beginning. Contains 547.327 acres, more or less.
- 2. The property described in subsection 1 of this section shall not be used as a park, as the term is defined in section 253.010.
- 3. The property described in subsection 1 of this section shall first be offered for sale to the grantor of the property that granted such property to the department of natural resources and dedicated such property for public use, with such grantor having the right of first refusal. The grantor shall be offered the ability to repurchase such property at eighty percent of the property's fair market value. Such grantor shall have thirty calendar days to respond and accept such offer by the department of natural resources. If the grantor does not respond and accept such offer within thirty calendar days, the department may offer the property for sale at public auction or to any third party without the condition that such property be dedicated to public use, but shall not sell such property for less than eighty percent of the property's fair market value.
- 4. The commissioner of administration may set the terms and conditions for the conveyance as the commissioner deems reasonable so long as such terms do not conflict with the requirements of subsection 1 of this section. The property described under subsection 1 of this section may be subdivided and sold in parcels of not less than three hundred acres.
 - 5. The attorney general shall approve the form of the instrument of conveyance.
- 6. The property described under subsection 1 of this section shall be sold, transferred, granted, conveyed, remised, released, and forever quitclaimed by the director of the department of natural resources by December 31, 2020."; and

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

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

AYES: 108						
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	Eggleston	Ellebracht	Eslinger	Evans		
Falkner III	Fishel	Fitzwater	Francis	Green		
Gregory	Griesheimer	Griffith	Haden	Haffner		
Hannegan	Hansen	Henderson	Hicks	Hill		
Houx	Hovis	Hudson	Hurst	Justus		
Kelley 127	Kelly 141	Kidd	Knight	Kolkmeyer		
Lovasco	Love	Lynch	Mayhew	McGaugh		
McGirl	Messenger	Miller	Moon	Morris 140		
Morse 151	Muntzel	Murphy	Neely	O'Donnell		
Patterson	Pfautsch	Pietzman	Pike	Plocher		
Pogue	Pollitt 52	Pollock 123	Porter	Reedy		
Rehder	Toalson Reisch	Remole	Richey	Riggs		
Roberts 161	Rone	Ross	Rowland	Ruth		
Schroer	Sharpe	Shaul 113	Shawan	Shields		
Simmons	Smith	Solon	Sommer	Spencer		
Stacy	Stephens 128	Swan	Tate	Taylor		
Trent	Vescovo	Walsh	Wiemann	Wilson		
Wood	Wright	Mr. Speaker				
NOES: 035						
Appelbaum	Bangert	Baringer	Beck	Bosley		
Brown 27	Brown 70	Burnett	Burns	Butz		
Carpenter	Carter	Clemens	Ellington	Ingle		
Kendrick	Lavender	Mackey	McCreery	McGee		
Merideth	Mitten	Morgan	Mosley	Pierson Jr.		
Proudie	Quade	Razer	Roberts 77	Rogers		
Runions	Sauls	Unsicker	Washington	Windham		
PRESENT: 002						
Barnes	Roden					
ABSENT WITH LEAV	ABSENT WITH LEAVE: 016					
Bland Manlove	Chappelle-Nadal	Franks Jr.	Gannon	Gray		
Grier	Helms	McDaniel	Price	Roeber		
Sain	Schnelting	Shull 16	Stevens 46	Veit		
Walker	S					
*						

Representative Ross assumed the Chair.

VACANCIES: 002

On motion of Representative Roden, **HCB 1, as amended**, was ordered perfected and printed.

HCB 5, relating to the designation of memorial highways, was taken up by Representative Ruth.

On motion of Representative Ruth, the title of **HCB** 5 was agreed to.

Representative Falkner III offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Bill No. 5, Page 2, Section 227.547, Line 4, by inserting after said section and line the following:

"227.550. The portion of State Highway 6 beginning from U.S. State Highway 169 continuing east to Riverside Road through the city of St. Joseph in Buchanan County shall be designated as "Firefighter Travis Owens Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with costs to be paid for by private donations."; and

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

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

Representative Windham offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Bill No. 5, Page 2, Section 227.469, Line 4, by inserting after said section and line the following:

"227.471. The portion of State Highway 115 from Bellerive Acres to Marietta Drive in St. Louis County shall be designated as "Marguerite Ross Barnett Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations."; and

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

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

On motion of Representative Ruth, **HCB 5**, as amended, was ordered perfected and printed.

HCB 10, relating to elections, was taken up by Representative Shaul (113).

On motion of Representative Shaul (113), the title of **HCB 10** was agreed to.

Representative Trent offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Bill No. 10, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

- "115.081. 1. Each election authority shall appoint election judges for each polling place within its jurisdiction in accordance with the provisions of this section.
- 2. In all primary and general elections, the election authority shall appoint at least two judges from each major political party to serve at each polling place. The committee of each major political party within the jurisdiction of an election authority is authorized to provide the election authority with a list of election judge candidates who meet the requirements under section 115.085. The candidates shall not be required to reside within the jurisdiction of the election authority, as authorized in section 115.085. If a committee of a major political party within the jurisdiction of an election authority fails to provide the prescribed number of qualified names to fill all election judge positions before the date established by the election authority, the election authority may select judges to fill the positions as provided by law. If the election authority determines that a name submitted by a committee of a major political party is not qualified to serve as an election judge, the election authority shall allow the party to submit another name before filling the position as provided by law. No major political party shall have a majority of the judges at any polling place. No established party shall have a greater number of judges at any polling place than any major political party.
- 3. In any election that is not a primary or general election, the election authority shall appoint at least one judge from each major political party to serve at each polling place. No major political party shall have a majority of the judges at any polling place. No established party shall have a greater number of judges at any polling place than any major political party.
- 4. The election authority shall designate two of the judges appointed for each polling place, one from each major political party, as supervisory judges. Supervisory judges shall be responsible for the return of election supplies from the polling place to the election authority and shall have any additional duties prescribed by the election authority.
- 5. Election judges may be employed to serve for the first half or last half of any election day. Such judges shall be paid one-half the regular rate of pay. If part-time judges are employed, the election authority shall employ such judges and shall see that a sufficient number for each period are present at all times so as to have the proper total number of judges present at each polling place throughout each election day. The election authority shall require that at each polling place at least one election judge from each political party serve a full day and that at all times during the day there be an equal number of election judges from each political party.
- 6. An election authority may appoint additional election judges representing other established political parties and additional election judges who do not claim a political affiliation. Any question which requires a decision by the majority of judges shall only be made by the judges from the major political parties.

115.085. No person shall be appointed to serve as an election judge who is not a registered voter in this state[; provided that, before any election authority may appoint judges who are registered voters of another election authority's jurisdiction, the election authority shall obtain the written consent of the election authority for the jurisdiction where the prospective judges are registered to vote]. Each election judge shall be a person of good repute and character who can speak, read, and write the English language. No person shall serve as an election judge at any polling place in which his or her name or the name of a relative within the second degree, by consanguinity or affinity, appears on the ballot. However, no relative of any unopposed candidate shall be disqualified from serving as an election judge in any election jurisdiction of the state. No election judge shall, during his or her term of office, hold any other elective public office, other than as a member of a political party committee or township office, except any person who is elected to a board or commission of a political subdivision or special district may serve as an election judge except at a polling place where such political subdivision or special district has an issue or candidate on the ballot. In any county having a population of less than two hundred fifty thousand inhabitants, any candidate for the county committee of a political party who is not a candidate for any other office and who is unopposed for election as a member of the committee shall not be disqualified from serving as an election judge."; and

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

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

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

House Amendment No. 2

AMEND House Committee Bill No. 10, Page 2, Section 116.050, Line 32, by inserting after all of said section and line the following:

- "116.155. 1. The general assembly may include the official summary statement and a fiscal note summary in any statewide ballot measure that it refers to the voters.
- 2. The official summary statement approved by the general assembly shall, taken together with the approved fiscal note summary, be the official ballot title and such summary statement shall contain no more than fifty words, excluding articles. The title shall be a true and impartial statement of the purposes of the proposed measure in language neither intentionally argumentative nor likely to create prejudice either for or against the proposed measure.
- 3. The fiscal note summary approved by the general assembly shall contain no more than fifty words, excluding articles, which shall summarize the fiscal note prepared for the measure in language neither argumentative nor likely to create prejudice for or against the proposed measure.
- 4. The phrase "The word count of the bill underlying this ballot measure is:" followed by the word count of the bill that referred the ballot measure to voters shall appear in bold letters immediately following the summary statement and fiscal note summary on the ballot. The general assembly shall provide the total number of words in the bill to the secretary of state. This phrase shall not count toward the word limit for the summary statement and fiscal note summary.
- 116.160. 1. If the general assembly adopts a joint resolution proposing a constitutional amendment or a bill without a fiscal note summary, which is to be referred to a vote of the people, after receipt of such resolution or bill the secretary of state shall promptly forward the resolution or bill to the state auditor. If the general assembly adopts a joint resolution proposing a constitutional amendment or a bill without an official summary statement, which is to be referred to a vote of the people, within twenty days after receipt of the resolution or bill, the secretary of state shall prepare and transmit to the attorney general a summary statement of the measure as the proposed summary statement. The secretary of state may seek the advice of the legislator who introduced the constitutional amendment or bill and the speaker of the house or the president pro tem of the legislative chamber that originated the measure. The summary statement may be distinct from the legislative title of the proposed constitutional amendment or bill. The attorney general shall within ten days approve the legal content and form of the proposed statement.
- 2. The official summary statement shall contain no more than fifty words, excluding articles. The title shall be a true and impartial statement of the purposes of the proposed measure in language neither intentionally argumentative nor likely to create prejudice either for or against the proposed measure.
- 3. The phrase "The word count of the bill underlying this ballot measure is:" followed by the word count of the bill that referred the ballot measure to voters shall appear in bold letters immediately following the summary statement and fiscal note summary on the ballot. The general assembly shall provide the total number of words in the bill to the secretary of state. This phrase shall not count toward the word limit for the summary statement and fiscal note summary.
- 116.180. Within three days after receiving the official summary statement, the approved fiscal note summary, and the fiscal note relating to any statewide ballot measure, the secretary of state shall certify the official ballot title in separate paragraphs with the fiscal note summary immediately following the summary statement of the measure [and]. The phrase "The word count of the bill or petition underlying this ballot measure is:" followed by the word count of the bill or petition that referred the ballot measure to voters shall appear in bold letters immediately following the summary statement and fiscal note summary on the ballot. The general assembly or the proponent of a petition shall provide the total number of words in the bill or petition to the secretary of state. This phrase shall not count toward the word limit for the summary statement and fiscal note summary. Failure of the general assembly or a petition proponent to submit the word count required under this section and sections 116.155 and 116.160 shall justify a refusal to accept the proposed petition by the secretary of state. The secretary of state shall deliver a copy of the official ballot title and the fiscal note to the speaker of the house or the president pro tem of the legislative chamber that originated the measure or, in the case of initiative or referendum petitions, to the person whose name and address are designated under section 116.332. Persons circulating the petition shall affix the official ballot title to each page of the petition prior to circulation and signatures shall not be counted if the official ballot title is not affixed to the page containing such signatures.

- 116.230. 1. The secretary of state shall prepare sample ballots in the following form.
- 2. The top of the ballot shall read:

"OFFICIAL BALLOT STATE OF MISSOURI"

3. When constitutional amendments are submitted, the first heading shall read:

"CONSTITUTIONAL AMENDMENTS"

There shall follow the numbers assigned under section 116.210 the official ballot titles prepared under section 116.160 or 116.334, and the fiscal note summaries prepared under section 116.170. Constitutional amendments proposed by the general assembly shall be designated as "Proposed by the general assembly". Constitutional amendments proposed by initiative petition shall be designated "Proposed by initiative petition". Constitutional amendments proposed by constitutional convention shall be designated as "Proposed by constitutional convention".

4. When statutory measures are submitted, the next heading shall read:

"STATUTORY MEASURES"

There shall follow the letters assigned under section 116.220, the official ballot titles prepared under section 116.160 or 116.334, and the fiscal note summaries prepared under section 116.170. Statutory initiative measures shall be designated "Proposed by initiative petition". Referendum measures shall be designated "Referendum ordered by petition".

5. Sample ballots shall include, for every constitutional amendment and statutory measure on the ballot, the phrase "The word count of the bill or petition underlying this ballot measure is:" followed by the word count of the bill or petition that referred the ballot measure to voters shall appear in bold letters immediately following the summary statement and fiscal note summary. This phrase shall not count toward the word limit for the summary statement and fiscal note summary."; and

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

Representative Carpenter 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 Bill No. 10, Page 1, Line 1, by deleting the phrase "AMEND House Committee Bill No. 10" on said line and inserting in lieu thereof the following:

"AMEND House Committee Bill No. 10, Page 1, Section A., Line 2, by inserting after all of said section and line the following:

- "115.631. The following offenses, and any others specifically so described by law, shall be class one election offenses and are deemed felonies connected with the exercise of the right of suffrage. Conviction for any of these offenses shall be punished by imprisonment of not more than five years or by fine of not less than two thousand five hundred dollars but not more than ten thousand dollars or by both such imprisonment and fine:
- (1) Willfully and falsely making any certificate, affidavit, or statement required to be made pursuant to any provision of this chapter, including but not limited to statements specifically required to be made "under penalty of perjury"; or in any other manner knowingly furnishing false information to an election authority or election official engaged in any lawful duty or action in such a way as to hinder or mislead the authority or official in the performance of official duties. If an individual willfully and falsely makes any certificate, affidavit, or statement required to be made under section 115.155, including but not limited to statements specifically required to be made "under penalty of perjury", such individual shall be guilty of a class D felony;

- (2) Voting more than once or voting at any election knowing that the person is not entitled to vote or that the person has already voted on the same day at another location inside or outside the state of Missouri;
- (3) Procuring any person to vote knowing the person is not lawfully entitled to vote or knowingly procuring an illegal vote to be cast at any election;
- (4) Applying for a ballot in the name of any other person, whether the name be that of a person living or dead or of a fictitious person, or applying for a ballot in his or her own or any other name after having once voted at the election inside or outside the state of Missouri;
- (5) Aiding, abetting or advising another person to vote knowing the person is not legally entitled to vote or knowingly aiding, abetting or advising another person to cast an illegal vote;
- (6) An election judge knowingly causing or permitting any ballot to be in the ballot box at the opening of the polls and before the voting commences;
- (7) Knowingly furnishing any voter with a false or fraudulent or bogus ballot, or knowingly practicing any fraud upon a voter to induce him or her to cast a vote which will be rejected, or otherwise defrauding him or her of his or her vote:
- (8) An election judge knowingly placing or attempting to place or permitting any ballot, or paper having the semblance of a ballot, to be placed in a ballot box at any election unless the ballot is offered by a qualified voter as provided by law;
- (9) Knowingly placing or attempting to place or causing to be placed any false or fraudulent or bogus ballot in a ballot box at any election;
- (10) Knowingly removing any legal ballot from a ballot box for the purpose of changing the true and lawful count of any election or in any other manner knowingly changing the true and lawful count of any election;
- (11) Knowingly altering, defacing, damaging, destroying or concealing any ballot after it has been voted for the purpose of changing the lawful count of any election;
- (12) Knowingly altering, defacing, damaging, destroying or concealing any poll list, report, affidavit, return or certificate for the purpose of changing the lawful count of any election;
- (13) On the part of any person authorized to receive, tally or count a poll list, tally sheet or election return, receiving, tallying or counting a poll list, tally sheet or election return the person knows is fraudulent, forged or counterfeit, or knowingly making an incorrect account of any election;
- (14) On the part of any person whose duty it is to grant certificates of election, or in any manner declare the result of an election, granting a certificate to a person the person knows is not entitled to receive the certificate, or declaring any election result the person knows is based upon fraudulent, fictitious or illegal votes or returns;
- (15) Willfully destroying or damaging any official ballots, whether marked or unmarked, after the ballots have been prepared for use at an election and during the time they are required by law to be preserved in the custody of the election judges or the election authority;
- (16) Willfully tampering with, disarranging, altering the information on, defacing, impairing or destroying any voting machine or marking device after the machine or marking device has been prepared for use at an election and during the time it is required by law to remain locked and sealed with intent to impair the functioning of the machine or marking device at an election, mislead any voter at the election, or to destroy or change the count or record of votes on such machine;
- (17) Registering to vote knowing the person is not legally entitled to register or registering in the name of another person, whether the name be that of a person living or dead or of a fictitious person;
- (18) Procuring any other person to register knowing the person is not legally entitled to register, or aiding, abetting or advising another person to register knowing the person is not legally entitled to register;
- (19) Knowingly preparing, altering or substituting any computer program or other counting equipment to give an untrue or unlawful result of an election;
- (20) On the part of any person assisting a blind or disabled person to vote, knowingly failing to cast such person's vote as such person directs;
- (21) On the part of any registration or election official, permitting any person to register to vote or to vote when such official knows the person is not legally entitled to register or not legally entitled to vote;
- (22) On the part of a notary public acting in his or her official capacity, knowingly violating any of the provisions of this chapter or any provision of law pertaining to elections;
- (23) Violation of any of the provisions of sections 115.275 to 115.303, or of any provision of law pertaining to absentee voting;
- (24) Assisting a person to vote knowing such person is not legally entitled to such assistance, or while assisting a person to vote who is legally entitled to such assistance, in any manner coercing, requesting or suggesting that the voter vote for or against, or refrain from voting on any question, ticket or candidate;

- (25) Engaging in any act of violence, destruction of property having a value of five hundred dollars or more, or threatening an act of violence with the intent of denying a person's lawful right to vote or to participate in the election process; [and]
- (26) Knowingly providing false information about election procedures for the purpose of preventing any person from going to the polls; and
- (27) Coercing, intimidating, or pressuring a voter to vote in a certain manner and attempting to verify the result of such acts by obtaining photographic evidence of such voter's ballot.
- 115.637. The following offenses, and any others specifically so described by law, shall be class four election offenses and are deemed misdemeanors not connected with the exercise of the right of suffrage. Conviction for any of these offenses shall be punished by imprisonment of not more than one year or by a fine of not more than two thousand five hundred dollars or by both such imprisonment and fine:
- (1) Stealing or willfully concealing, defacing, mutilating, or destroying any sample ballots that may be furnished by an organization or individual at or near any voting place on election day, except that this subdivision shall not be construed so as to interfere with the right of an individual voter to erase or cause to be erased on a sample ballot the name of any candidate and substituting the name of the person for whom he or she intends to vote; or to dispose of the received sample ballot;
- (2) Printing, circulating, or causing to be printed or circulated, any false and fraudulent sample ballots which appear on their face to be designed as a fraud upon voters;
- (3) Purposefully giving a printed or written sample ballot to any qualified voter which is intended to mislead the voter;
- (4) On the part of any candidate for election to any office of honor, trust, or profit, offering or promising to discharge the duties of such office for a less sum than the salary, fees, or emoluments as fixed by law or promising to pay back or donate to any public or private interest any portion of such salary, fees, or emolument as an inducement to voters;
- (5) On the part of any canvasser appointed to canvass any registration list, willfully failing to appear, refusing to continue, or abandoning such canvass or willfully neglecting to perform his **or her** duties in making such canvass or willfully neglecting any duties lawfully assigned to him or her;
- (6) On the part of any employer, making, enforcing, or attempting to enforce any order, rule, or regulation or adopting any other device or method to prevent an employee from engaging in political activities, accepting candidacy for nomination to, election to, or the holding of, political office, holding a position as a member of a political committee, soliciting or receiving funds for political purpose, acting as chairman or participating in a political convention, assuming the conduct of any political campaign, signing, or subscribing his or her name to any initiative, referendum, or recall petition, or any other petition circulated pursuant to law;
- (7) On the part of any person authorized or employed to print official ballots, or any person employed in printing ballots, giving, delivering, or knowingly permitting to be taken any ballot to or by any person other than the official under whose direction the ballots are being printed, any ballot in any form other than that prescribed by law, or with unauthorized names, with names misspelled, or with the names of candidates arranged in any way other than that authorized by law;
- (8) On the part of any election authority or official charged by law with the duty of distributing the printed ballots, or any person acting on his or her behalf, knowingly distributing or causing to be distributed any ballot in any manner other than that prescribed by law;
- (9) Any person having in his or her possession any official ballot, except in the performance of his or her duty as an election authority or official, or in the act of exercising his or her individual voting privilege;
 - (10) Willfully mutilating, defacing, or altering any ballot before it is delivered to a voter;
- (11) On the part of any election judge, being willfully absent from the polls on election day without good cause or willfully detaining any election material or equipment and not causing it to be produced at the voting place at the opening of the polls or within fifteen minutes thereafter;
- (12) On the part of any election authority or official, willfully neglecting, refusing, or omitting to perform any duty required of him or her by law with respect to holding and conducting an election, receiving and counting out the ballots, or making proper returns;
- (13) On the part of any election judge, or party watcher or challenger, furnishing any information tending in any way to show the state of the count to any other person prior to the closing of the polls;

- (14) On the part of any voter, except as otherwise provided by law, [allowing his or her ballot to be seenby any person with the intent of letting it be known how he or she is about to vote or has voted, or] knowingly making a false statement as to his or her inability to mark a ballot;
- (15) On the part of any election judge, disclosing to any person the name of any candidate for whom a voter has voted:
 - (16) Interfering, or attempting to interfere, with any voter inside a polling place;
- (17) On the part of any person at any registration site, polling place, counting location or verification location, causing any breach of the peace or engaging in disorderly conduct, violence, or threats of violence whereby such registration, election, count or verification is impeded or interfered with;
- (18) Exit polling, surveying, sampling, electioneering, distributing election literature, posting signs or placing vehicles bearing signs with respect to any candidate or question to be voted on at an election on election day inside the building in which a polling place is located or within twenty-five feet of the building's outer door closest to the polling place, or, on the part of any person, refusing to remove or permit removal from property owned or controlled by such person, any such election sign or literature located within such distance on such day after request for removal by any person;
- (19) Stealing or willfully defacing, mutilating, or destroying any campaign yard sign on private property, except that this subdivision shall not be construed to interfere with the right of any private property owner to take any action with regard to campaign yard signs on the owner's property and this subdivision shall not be construed to interfere with the right of any candidate, or the candidate's designee, to remove the candidate's campaign yard sign from the owner's private property after the election day."; and

Further amend said bill"; and

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

On motion of Representative Carpenter, **House Amendment No. 1 to House Amendment No. 2** was adopted.

Representative Ellebracht offered House Amendment No. 2 to House Amendment No. 2.

House Amendment No. 2 to House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Bill No. 10, Page 2, Line 24, by inserting after all of said line the following:

"Further amend said bill, Page 2, Section 116.050, Line 32, by inserting after all of said section and line the following:

"Section 1. Notwithstanding any other provisions of law to the contrary, any dark money political action committee shall disclose all of its donors to the Missouri ethics commission."; and"; and

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

Representative Ruth raised a point of order that **House Amendment No. 2 to House Amendment No. 2** was in violation of Rule 49(1)(b).

Representative Ross requested a parliamentary ruling.

The Parliamentary Committee ruled the point of order well taken.

On motion of Representative Hill, House Amendment No. 2, as amended, was adopted.

Representative Ellington offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Bill No. 10, Page 2, Section 116.050, Line 32, by inserting after all of said section and line the following:

"Section 1. The number of bills, or concurrent resolutions with the force and effect of law, that shall be passed out of either house of the general assembly for consideration by the other house during a single year of any session of the general assembly shall be strictly limited to no greater than the number of initiative petitions filed by individual residents of this state, who have resided in Missouri for at least three years at the time of the most recent general election, with the Missouri secretary of state under chapter 116, during the year immediately prior to such single year of any session of the general assembly."; and

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

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

A'	Y	ES:	0	90	

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 7	Bromley	Busick
Chipman	Christofanelli	Coleman 32	Coleman 97	Deaton
Dinkins	Dogan	Dohrman	Eggleston	Eslinger
Evans	Falkner III	Fishel	Fitzwater	Griesheimer
Griffith	Haden	Haffner	Hannegan	Hansen
Helms	Hill	Houx	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Kidd
Knight	Lovasco	Love	Lynch	Mayhew
McGaugh	McGirl	Messenger	Moon	Morris 140
Morse 151	Muntzel	Murphy	Neely	O'Donnell
Pfautsch	Pietzman	Pike	Pogue	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	Toalson Reisch
Remole	Richey	Riggs	Roberts 161	Rone
Ross	Schnelting	Sharpe	Shaul 113	Shawan
Shields	Simmons	Smith	Solon	Sommer
Stacy	Stephens 128	Swan	Taylor	Veit
Vescovo	Walsh	Wilson	Wood	Mr. Speaker
NOES: 042				
Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Burns	Butz	Carpenter	Carter	Clemens
Ellebracht	Ellington	Green	Ingle	Kendrick
Lavender	Mackey	McCreery	McGee	Merideth
Morgan	Mosley	Pierson Jr.	Price	Proudie
Quade	Razer	Roberts 77	Rogers	Rowland
Runions	Sauls	Stevens 46	Unsicker	Walker
Washington	Windham			

PRESENT: 000

ABSENT WITH LEAVE: 029

Black 137	Bondon	Chappelle-Nadal	DeGroot	Francis
Franks Jr.	Gannon	Gray	Gregory	Grier
Henderson	Hicks	Kolkmeyer	McDaniel	Miller
Mitten	Patterson	Plocher	Roden	Roeber
Ruth	Sain	Schroer	Shull 16	Spencer
Tate	Trent	Wiemann	Wright	

VACANCIES: 002

Representative Ellington moved that House Amendment No. 3 be adopted.

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

AYES: 023

Appelbaum	Barnes	Bosley	Brown 27	Burns
Carter	Clemens	Ellington	Grav	Green
Lavender	McCreery	McGee	Merideth	Mitten
Morgan	Pierson Jr.	Price	Quade	Rowland
Unsicker	Walker	Washington		
NOES: 102				
Allred	Anderson	Andrews	Bailey	Baker
Bangert	Baringer	Basye	Billington	Black 7
Bromley	Burnett	Busick	Butz	Chipman
Christofanelli	Coleman 32	Coleman 97	Deaton	Dinkins
Dogan	Dohrman	Eggleston	Eslinger	Evans
Falkner III	Fishel	Fitzwater	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Hill	Houx	Hovis	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Kidd	Knight
Lovasco	Love	Lynch	Mayhew	McGaugh
McGirl	Messenger	Miller	Moon	Morris 140
Morse 151	Muntzel	Murphy	Neely	O'Donnell
Patterson	Pfautsch	Pietzman	Pike	Plocher
Pogue	Pollitt 52	Pollock 123	Porter	Razer
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Rogers	Rone	Ross
Runions	Schnelting	Schroer	Sharpe	Shaul 113
Shawan	Shields	Simmons	Smith	Solon
Sommer	Stacy	Stephens 128	Swan	Taylor
Veit	Vescovo	Walsh	Wiemann	Wilson
Wood	Mr. Speaker			
DDESENT: 011				

PRESENT: 011

BeckBland ManloveIngleKendrickMackeyMosleyProudieRoberts 77SaulsStevens 46Windham

ABSENT WITH LEAVE: 025

Black 137	Bondon	Brown 70	Carpenter	Chappelle-Nadal
DeGroot	Ellebracht	Francis	Franks Jr.	Gannon
Gregory	Grier	Henderson	Hicks	Kolkmeyer
McDaniel	Roden	Roeber	Ruth	Sain
Shull 16	Spencer	Tate	Trent	Wright

VACANCIES: 002

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

Representative Vescovo moved the previous question.

Which motion was adopted by the following vote:

AYES: 094

Anderson	Andrews	Bailey	Baker	Basye
Billington	Black 7	Bromley	Busick	Christofanelli
Coleman 32	Coleman 97	Deaton	DeGroot	Dinkins
Dogan	Dohrman	Eggleston	Eslinger	Evans
Falkner III	Fishel	Fitzwater	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hansen	Helms
Henderson	Hicks	Houx	Hovis	Hudson
Hurst	Justus	Kelley 127	Kelly 141	Kidd
Knight	Lovasco	Love	Lynch	Mayhew
McGaugh	Messenger	Miller	Moon	Morris 140
Morse 151	Muntzel	Murphy	Neely	O'Donnell
Patterson	Pfautsch	Pietzman	Pike	Plocher
Pogue	Pollitt 52	Pollock 123	Porter	Proudie
Reedy	Rehder	Toalson Reisch	Remole	Richey
Riggs	Roberts 161	Rone	Ross	Schnelting
Sharpe	Shaul 113	Shawan	Shields	Simmons
Smith	Solon	Sommer	Stacy	Stephens 128
Swan	Taylor	Trent	Veit	Vescovo
Walsh	Wiemann	Wilson	Mr. Speaker	
			•	

NOES: 041

Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Burns	Butz	Carter	Clemens	Ellebracht
Ellington	Gray	Green	Ingle	Kendrick
Lavender	Mackey	McCreery	McGee	Merideth
Mitten	Mosley	Pierson Jr.	Price	Quade
Razer	Roberts 77	Rogers	Rowland	Runions
Sauls	Stevens 46	Unsicker	Walker	Washington

Windham

PRESENT: 000

ABSENT WITH LEAVE: 026

Allred	Black 137	Bondon	Carpenter	Chappelle-Nadal
Chipman	Francis	Franks Jr.	Gannon	Gregory
Grier	Hill	Kolkmeyer	McDaniel	McGirl
Morgan	Roden	Roeber	Ruth	Sain
Schroer	Shull 16	Spencer	Tate	Wood
Wright				

VACANCIES: 002

On motion of Representative Shaul (113), **HCB 10, as amended**, was ordered perfected and printed.

On motion of Representative Vescovo, the House recessed until 2:30 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: 036

Bailey	Basye	Beck	Black 7	Brown 27
Burns	Busick	DeGroot	Eslinger	Evans
Gray	Haffner	Hansen	Henderson	Hovis
Hurst	Justus	Kelley 127	Kolkmeyer	Lovasco
McGaugh	McGirl	Morris 140	Patterson	Pogue
Pollock 123	Porter	Rehder	Remole	Richey
Riggs	Shawan	Shields	Solon	Taylor

Walsh

NOES: 002

Merideth Rowland

PRESENT: 058

Anderson	Appelbaum	Baker	Bangert	Baringer
Barnes	Billington	Bromley	Brown 70	Burnett
Butz	Carter	Clemens	Coleman 32	Deaton
Dinkins	Dogan	Dohrman	Eggleston	Falkner III
Fitzwater	Grier	Griesheimer	Griffith	Hannegan
Hudson	Kendrick	Kidd	Knight	Lynch
Mayhew	Miller	Morse 151	Murphy	O'Donnell
Pfautsch	Pike	Plocher	Pollitt 52	Proudie
Quade	Razer	Reedy	Roberts 161	Roberts 77
Ross	Runions	Sharpe	Simmons	Smith
Sommer	Stacy	Stevens 46	Tate	Vescovo
Wiemann	Wilson	Mr. Speaker		

ABSENT WITH LEAVE: 065

Allred	Andrews	Black 137	Bland Manlove	Bondon
Bosley	Carpenter	Chappelle-Nadal	Chipman	Christofanelli
Coleman 97	Ellebracht	Ellington	Fishel	Francis
Franks Jr.	Gannon	Green	Gregory	Haden
Helms	Hicks	Hill	Houx	Ingle
Kelly 141	Lavender	Love	Mackey	McCreery
McDaniel	McGee	Messenger	Mitten	Moon
Morgan	Mosley	Muntzel	Neely	Pierson Jr.
Pietzman	Price	Toalson Reisch	Roden	Roeber
Rogers	Rone	Ruth	Sain	Sauls
Schnelting	Schroer	Shaul 113	Shull 16	Spencer
Stephens 128	Swan	Trent	Unsicker	Veit
Walker	Washington	Windham	Wood	Wright

VACANCIES: 002

PERFECTION OF HOUSE COMMITTEE BILLS

HCB 2, relating to criminal justice, was taken up by Representative Dogan.

On motion of Representative Dogan, the title of **HCB 2** was agreed to.

Representative Dogan offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Bill No. 2, Page 7, Section 313.220, Line 19, by inserting after said section and line the following:

- "513.655. 1. No law enforcement agency or prosecuting authority shall refer, transfer, or otherwise relinquish possession of property seized under state law to a federal agency by way of adoption of the seized property or other means for the purpose of the property's forfeiture under the Controlled Substances Act (21 U.S.C. Section 881), or the Comprehensive Drug Abuse Prevention and Control Act of 1970, Pub. L. 91-513, Section 413, unless the prosecuting attorney shows by clear and convincing evidence that the person from whom the property was seized:
 - (1) **Died**;
 - (2) Was deported by the federal government;
 - (3) Abandoned or disclaimed interest or ownership in the property; or
 - (4) Agreed in writing with the prosecuting attorney and other parties as to the disposition of the property.
- 2. Law enforcement agencies that participate in a joint task force or other multijurisdictional collaboration, including a task force with federal agencies, shall transfer responsibility for the seized property to the state prosecuting authority for forfeiture under state law.
- 3. If a federal agency prohibits the transfer of seized property and currency to the state prosecuting authority and instead requires the property to be transferred to a federal agency for forfeiture under federal law, the law enforcement agency is prohibited from accepting payment of any kind or distribution of forfeiture proceeds from the federal agency.
- 4. Nothing in subsection 2 or 3 of this section shall be construed to restrict a law enforcement agency from acting alone or collaborating with another agency, including a federal agency, to seize contraband or property that a law enforcement agency has probable cause to believe is the proceeds or instrument of a crime.

5. Nothing in this section shall be construed to prohibit a federal agency, acting without the involvement of a local, county, or state law enforcement agency, from seizing property and seeking forfeiture under federal law."; and

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

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

The Chair advised members to keep their comments confined to the question at hand.

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

House Amendment No. 1 to House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Bill No. 2, Page 1, Lines 1-28, by deleting said lines and inserting in lieu thereof the following:

"AMEND House Committee Bill No. 2, Pages 1-2, Section 217.149, Lines 1-24, by deleting said section and lines from the bill; and

Further amend said bill, Page 2, Section 217.199, Lines 1-6, by deleting said section and lines from the bill; and

Further amend said bill and page, Section 221.065, Lines 1-7, by deleting said section and lines from the bill; and

Further amend said bill, Pages 2-3, Section 221.520, Lines 1-42, by deleting said section and lines from the bill; and

Further amend said bill, Pages 3-4, Section 221.523, Lines 1-20, by deleting said section and lines from the bill; and

Further amend said bill, Pages 4-6, Section 311.060, Lines 1-76, by deleting said section and lines from the bill; and

Further amend said bill, Pages 6-7, Section 311.660, Lines 1-33, by deleting said section and lines from the bill; and

Further amend said bill, Page 7, Section 313.220, Lines 1-19, by deleting said section and lines from the bill; and

Further amend said bill, Page 8, Section 543.270, Lines 1-10, by deleting said section and lines from the bill; and

Further amend said bill and page, Section 558.006, Lines 1-24, by deleting said section and lines from the bill; and

Further amend said bill, Page 9, Section 558.043, Lines 1-21, by deleting said section and lines from the bill; and

Further amend said bill, Pages 9-10, Section 559.016, Lines 1-18, by deleting said section and lines from the bill; and

Further amend said bill, Page 10, Section 559.600, Lines 1-21, by deleting said section and lines from the bill; and

Further amend said bill, Pages 10-13, Section 577.010, Lines 1-90, by deleting said section and lines from the bill; and

Further amend said bill, Pages 13-19, Section 590.650, Lines 1-210, by deleting said lines and inserting in lieu thereof the following:

"Section 1. All sheriffs' offices and city or county jails shall develop policies and procedures for handling pregnant prisoners."; and"; and

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

Representative McGee raised a point of order that **House Amendment No. 1 to House Amendment No. 1** was in violation of Rule 49(1)(b).

The Chair ruled the point of order well taken.

Representative Roden offered House Amendment No. 2 to House Amendment No. 1.

House Amendment No. 2 to House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Bill No. 2, Page 1, Lines 1-28, by deleting said lines and inserting in lieu thereof the following:

"AMEND House Committee Bill No. 2, Pages 1-2, Section 217.149, Lines 1-24, by deleting said section and lines from the bill; and

Further amend said bill, Page 2, Section 217.199, Lines 1-6, by deleting said section and lines from the bill; and

Further amend said bill and page, Section 221.065, Lines 1-7, by deleting said section and lines from the bill; and

Further amend said bill, Pages 2-3, Section 221.520, Lines 1-42, by deleting said section and lines from the bill; and

Further amend said bill, Pages 3-4, Section 221.523, Lines 1-20, by deleting said section and lines from the bill; and

Further amend said bill, Pages 4-6, Section 311.060, Lines 1-76, by deleting said section and lines from the bill; and

Further amend said bill, Pages 6-7, Section 311.660, Lines 1-33, by deleting said section and lines from the bill; and

Further amend said bill, Page 7, Section 313.220, Lines 1-19, by deleting said section and lines from the bill; and

Further amend said bill, Page 8, Section 543.270, Lines 1-10, by deleting said section and lines from the bill; and

Further amend said bill and page, Section 558.006, Lines 1-24, by deleting said section and lines from the bill; and

Further amend said bill, Page 9, Section 558.043, Lines 1-21, by deleting said section and lines from the bill; and

Further amend said bill, Pages 9-10, Section 559.016, Lines 1-18, by deleting said section and lines from the bill; and

Further amend said bill, Page 10, Section 559.600, Lines 1-21, by deleting said section and lines from the bill; and

Further amend said bill, Pages 10-13, Section 577.010, Lines 1-90, by deleting said section and lines from the bill; and

Further amend said bill, Pages 13-19, Section 590.650, Lines 1-210, by deleting said lines and inserting in lieu thereof the following:

"Section 1. All sheriffs' offices and city or county jails shall develop policies and procedures for handling pregnant prisoners."; and"; and

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

Representative McCreery raised a point of order that **House Amendment No. 2 to House Amendment No. 1** is a floor substitute.

The Chair ruled the point of order well taken.

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

Representative Dogan offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Bill No. 2, Page 1, Section A, Line 4, by inserting after said section and line the following:

- "56.765. 1. A surcharge of [one dollar] three dollars shall be assessed as costs in each court proceeding filed in any court in the state in all criminal cases including violations of any county ordinance or any violation of a criminal or traffic law of the state, including an infraction; except that no such surcharge shall be collected in any proceeding in any court when the proceeding or the defendant has been dismissed by the court or when costs are to be paid by the state, county or municipality.
- 2. One-half of all moneys collected under the provisions of subsection 1 of this section shall be payable to the state of Missouri and remitted to the director of revenue who shall deposit the amount collected pursuant to this section to the credit of the "Missouri Office of Prosecution Services Fund" which is hereby created in the state treasury. The moneys credited to the Missouri office of prosecution services fund from each county shall be used only for the purposes set forth in sections 56.750, 56.755, and 56.760. The state treasurer shall be the custodian of the fund, and shall make disbursements, as allowed by lawful appropriations. All earnings resulting from the investment of money in the fund shall be credited to the Missouri office of prosecution services fund. The Missouri office of prosecution services may collect a registration fee to pay for expenses included in sponsoring training conferences. The revenues and expenditures of the Missouri office of prosecution services shall be subject to an annual audit to be performed by the Missouri state auditor. The Missouri office of prosecution services shall also be subject to any other audit authorized and directed by the state auditor.

- 3. One-half of all moneys collected under the provisions of subsection 1 of this section shall be payable to the county treasurer of each county from which such funds were generated. The county treasurer shall deposit all of such funds into the county treasury in a separate fund to be used solely for the purpose of additional training for circuit and prosecuting attorneys and their staffs. If the funds collected and deposited by the county are not totally expended annually for the purposes set forth in this subsection, then the unexpended moneys shall remain in said fund and the balance shall be kept in said fund to accumulate from year to year, or at the request of the circuit or prosecuting attorney, with the approval of the county commission or the appropriate governing body of the county or the City of St. Louis, and may be used to pay for expert witness fees, travel expenses incurred by victim/witnesses in case preparation and trial, for expenses incurred for changes of venue, for expenses incurred for special prosecutors, and for other lawful expenses incurred by the circuit or prosecuting attorney in operation of that office.
- 4. There is hereby established in the state treasury the "Missouri Office of Prosecution Services Revolving Fund". Any moneys received by or on behalf of the Missouri office of prosecution services from registration fees, federal and state grants or any other source established in section 56.760 in connection with the purposes set forth in sections 56.750, 56.755, and 56.760 shall be deposited into the fund.
- 5. The moneys in the Missouri office of prosecution services revolving fund shall be kept separate and apart from all other moneys in the state treasury. The state treasurer shall administer the fund and shall disburse moneys from the fund to the Missouri office of prosecution services pursuant to appropriations for the purposes set forth in sections 56.750, 56.755 and 56.760.
- 6. Any unexpended balances remaining in the Missouri office of prosecution services fund and the Missouri office of prosecution services revolving fund at each biennium shall be exempt from the provisions of section 33.080 relating to the transfer of unexpended balances to general revenue."; and

Further amend said bill, Page 8, Section 543.270, Line 10, by inserting after said section and line the following:

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

- (1) "Accusatory instrument", a warrant of arrest, information, or indictment;
- (2) "Accused", an individual accused of a criminal offense but not yet charged with a criminal offense;
 - (3) "Defendant", any person charged with a criminal offense;
- (4) "Deferred prosecution", the suspension of a criminal case for a specified period upon the request of both the prosecuting attorney and the accused or the defendant;
- (5) "Diversionary screening", the discretionary power of the prosecuting attorney to suspend all formal prosecutorial proceedings against a person who has become involved in the criminal justice system as an accused or defendant:
- (6) "Prosecuting attorney", includes the prosecuting attorney or circuit attorney for each county of the state and the city of St. Louis;
- (7) "Prosecution diversion", the imposition of conditions of behavior and conduct by the prosecuting attorney upon an accused or defendant for a specified period of time as an alternative to proceeding to adjudication on a complaint, information, or indictment.
- 2. Each prosecuting attorney in the state of Missouri shall have the authority to, upon agreement with an accused or a defendant, divert a criminal case to a prosecution diversion program for a period of six months to two years, thus allowing for any statute of limitations to be tolled for that time alone. The period of diversion may be extended by the prosecuting attorney as a disciplinary measure or to allow sufficient time for completion of any portion of the prosecution diversion including restitution; provided, however, that no extension of such diversion shall be for a period of more than two years.
- 3. The prosecuting attorney may divert cases, under this program, out of the criminal justice system where the prosecuting attorney determines that the advantages of utilizing prosecution diversion outweigh the advantages of immediate court activity.
- 4. Prior to or upon the issuance of an accusatory instrument, with consent of the accused or defendant, other than for an offense enumerated in this section, the prosecuting attorney may forego continued prosecution upon the parties' agreement to a prosecution diversion plan. The prosecution diversion plan shall be for a specified period and be in writing. The prosecuting attorney has the sole authority to develop diversionary program requirements, but minimum requirements are as follows:

- (1) The alleged offense is nonviolent, nonsexual, and does not involve a child victim or possession of an unlawful weapon;
 - (2) The accused or defendant shall submit to all program requirements;
- (3) Any newly discovered criminal behavior while in a prosecution diversion program will immediately forfeit his or her right to continued participation in such program at the sole discretion of the prosecuting attorney;
- (4) The alleged offense does not also constitute a violation of a current condition of probation or parole;
- (5) The alleged offense is not a traffic offense in which the accused or defendant was a holder of a commercial driver's license or was operating a commercial motor vehicle at the time of the offense; and
 - (6) Any other criteria established by the prosecuting attorney.
- 5. During any period of prosecution diversion, the prosecuting attorney may impose conditions upon the behavior and conduct of the accused or defendant that assures the safety and well-being of the community as well as that of the accused or defendant. The conditions imposed by the prosecuting attorney shall include, but are not limited to, requiring the accused or defendant to remain free of any criminal behavior during the entire period of prosecution diversion.
- 6. The responsibility and authority to screen or divert specific cases, or to refuse to screen or divert specific cases, shall rest within the sole judgment and discretion of the prosecuting attorney as part of his or her official duties as prosecuting attorney. The decision of the prosecuting attorney regarding diversion shall not be subject to appeal nor be raised as a defense in any prosecution of a criminal case involving the accused or defendant.
 - 7. Any person participating in the program:
- (1) Shall have the right to insist on criminal prosecution for the offense for which he or she is accused at any time; and
- (2) May have counsel of the person's choosing present during all phases of the prosecution diversion proceedings, but counsel is not required and no right to appointment of counsel is hereby created.
- 8. In conducting the program, the prosecuting attorney may require at any point the reinitiation of criminal proceedings if, in his or her judgment, such is warranted.
- 9. Any county, city, person, organization, or agency, or employee or agent thereof, involved with the supervision of activities, programs, or community service that are a part of a prosecution diversion program shall be immune from any suit by the person performing the work under the deferred prosecution agreement, or any person deriving a cause of action from such person, except for an intentional tort or gross negligence. Persons performing work or community service under a deferred prosecution agreement as described shall not be deemed to be engaged in employment within the meaning of the provisions of chapter 288. A person performing work or community service under a deferred prosecution agreement shall not be deemed an employee within the meaning of the provisions of chapter 287.
- 10. Any person supervising an accused or a defendant under the program shall report to the prosecuting attorney any violation of the terms of the prosecution diversion program.
- 11. After completion of the program and any conditions imposed upon the accused or defendant, to the satisfaction of the prosecuting attorney, the individual shall be entitled to a dismissal or alternative disposition of charges against him or her. Such disposition may, in the discretion of the prosecuting attorney, be without prejudice to the state of Missouri for the reinstitution of criminal proceedings, within the statute of limitations, upon any subsequent criminal activity on the part of the accused. Any other provision of law notwithstanding, such individual shall be required to pay any associated costs prior to dismissal of pending charges."; and

Further amend said bill, Page 13, Section 577.010, Line 90, by inserting after said section and line the following:

- "579.015. 1. A person commits the offense of possession of a controlled substance if he or she knowingly possesses a controlled substance, except as authorized by this chapter or chapter 195.
- 2. The offense of possession of any controlled substance except thirty-five grams or less of marijuana [or], any synthetic cannabinoid, or an amount equivalent to thirty-five grams or less of marijuana concentrate is a class D felony.
- 3. The offense of possession of [more than ten grams but] thirty-five grams or less of marijuana [or], any synthetic cannabinoid [is a class A misdemeanor.

- 4. The offense of possession of not more than ten grams of marijuana or any synthetic cannabinoid], or an amount equivalent to thirty-five grams or less of marijuana concentrate is a class D misdemeanor. [If the defendant has previously been found guilty of any offense of the laws related to controlled substances of this state, or of the United States, or any state, territory, or district, the offense is a class A misdemeanor. Prior findings of guilt shall be pleaded and proven in the same manner as required by section 558.021.]
- 4. Notwithstanding any provision of law to the contrary, upon agreement with an accused or a defendant, a prosecuting attorney may divert an offense involving one hundred grams or less of marijuana, any synthetic cannabinoid, or an amount equivalent to one hundred grams or less of marijuana concentrate to a prosecution diversion program as provided under section 557.014.
- 5. In any complaint, information, or indictment, and in any action or proceeding brought for the enforcement of any provision of this chapter or chapter 195, it shall not be necessary to include any exception, excuse, proviso, or exemption contained in this chapter or chapter 195, and the burden of proof of any such exception, excuse, proviso or exemption shall be upon the defendant.
- 579.020. 1. A person commits the offense of delivery of a controlled substance if, except as authorized in this chapter or chapter 195, he or she:
 - (1) Knowingly distributes or delivers a controlled substance;
 - (2) Attempts to distribute or deliver a controlled substance;
- (3) Knowingly possesses a controlled substance with the intent to distribute or deliver any amount of a controlled substance; or
 - (4) Knowingly permits a minor to purchase or transport illegally obtained controlled substances.
- 2. Except when the controlled substance is thirty-five grams or less of marijuana [or], synthetic cannabinoid, or an amount equivalent to thirty-five grams or less of marijuana concentrate, or as otherwise provided under subsection 5 of this section, the offense of delivery of a controlled substance is a class C felony.
- 3. Except as otherwise provided under subsection 4 of this section, the offense of delivery of thirty-five grams or less of marijuana [er], synthetic cannabinoid, or an amount equivalent to thirty-five grams or less of marijuana concentrate is a class E felony. Under no circumstance shall an alleged offense be construed to be delivery under this subsection based solely upon the packaging of the marijuana, synthetic cannabinoid, or marijuana concentrate.
- 4. The offense of delivery of thirty-five grams or less of marijuana [o+], synthetic cannabinoid, or an amount equivalent to thirty-five grams or less of marijuana concentrate to a person less than seventeen years of age who is at least two years younger than the defendant is a class C felony.
 - 5. The offense of delivery of a controlled substance is a class B felony if:
- (1) The delivery or distribution is any amount of a controlled substance except thirty-five grams or less of marijuana [o+], synthetic cannabinoid, or an amount equivalent to thirty-five grams or less of marijuana concentrate, to a person less than seventeen years of age who is at least two years younger than the defendant; or
- (2) The person knowingly permits a minor to purchase or transport illegally obtained controlled substances.
- 579.030. 1. A person commits the offense of distribution of a controlled substance in a protected location if he or she knowingly distributes, sells, or delivers any controlled substance, except thirty-five grams or less of marijuana [or], synthetic cannabinoid, or an amount equivalent to thirty-five grams or less of marijuana concentrate, to a person with knowledge that that distribution, delivery or sale is:
- (1) In, on, or within [two] one thousand feet of, the real property comprising a public or private elementary, vocational, or secondary school, or on any school bus and between the hours of 6:00 a.m. and 10:00 p.m.; or
- (2) In, on, or within one thousand feet of, the real property comprising a public park, state park, county park, municipal park, or private park designed for public recreational purposes, as park is defined in section 253.010; or
 - (3) In or on the real property comprising public housing or other governmental assisted housing.
 - 2. The offense of unlawful distribution of a controlled substance in a protected location is a class A felony.
- 579.074. 1. A person commits the offense of unlawful possession of drug paraphernalia if he or she knowingly uses, or possesses with intent to use, drug paraphernalia to plant, propagate, cultivate, grow, harvest, manufacture, compound, convert, produce, process, prepare, test, analyze, pack, repack, store, contain, conceal, inject, ingest, inhale, or otherwise introduce into the human body, a controlled substance or an imitation controlled substance in violation of this chapter or chapter 195.

- 2. Except as provided under subsection 4 of this section, the offense of unlawful possession of drug paraphernalia is a class D misdemeanor, unless the person has previously been found guilty of any offense of the laws of this state related to controlled substances or of the laws of another jurisdiction related to controlled substances, in which case the violation of this section is a class A misdemeanor. Prior findings of guilt shall be pleaded and proven in the same manner as required by section 558.021.
- 3. **Except as provided under subsection 4 of this section,** the offense of unlawful possession of drug paraphernalia is a class E felony if the person uses, or possesses with intent to use, the paraphernalia in combination with each other to manufacture, compound, produce, prepare, test, or analyze amphetamine or methamphetamine or any of their analogues.
- 4. The offense of unlawful possession of marijuana-related drug paraphernalia is a class D misdemeanor; however, a prosecuting attorney, upon agreement with an accused or a defendant, may divert an offense under this subsection to a prosecution diversion program under section 557.014."; and

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

Representative Sauls 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 Bill No. 2, Page 2, Line 49, by deleting said line and inserting in lieu thereof the following:

"(3) Any new criminal offenses while in a prosecution diversion program may"; and

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

On motion of Representative Sauls, **House Amendment No. 1 to House Amendment No. 2** was adopted.

Representative Hovis offered House Amendment No. 2 to House Amendment No. 2.

House Amendment No. 2 to House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Bill No. 2, Page 5, Lines 6-7, by deleting the phrase "and between the hours of 6:00 a.m. and 10:00 p.m."; and

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

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

Representative Dogan moved that House Amendment No. 2, as amended, be adopted.

Which motion was defeated.

Representative Hannegan offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Bill No. 2, Page 2, Section 217.199, Line 6, by inserting after said section and line the following:

- "217.697. 1. Notwithstanding any other provision of law, any offender who:
- (1) Is incarcerated in a correctional facility after being sentenced by a court of this state;
- (2) Is serving a sentence of life without parole for a minimum of fifty years or more and who was sentenced under section 565.008 for an offense committed prior to October 1, 1984;
 - (3) Is sixty-five years of age or older;
- (4) Has no felony conviction for a dangerous felony, as defined under section 556.061, prior to the conviction for which he or she is currently incarcerated; and
- (5) Is not a convicted sex offender shall receive a parole hearing upon serving thirty years or more of his or her sentence.
- 2. During the parole hearing required under subsection 1 of this section, the parole board shall determine whether there is a reasonable probability the offender shall live and remain at liberty without violating the law upon release. If the board determines a reasonable probability exists, the offender shall be eligible for release upon a finding that the offender has:
 - (1) A record of good conduct while incarcerated;
 - (2) Demonstrated self-rehabilitation while incarcerated;
 - (3) A workable parole plan, including community and family support;
 - (4) An institutional risk factor score no higher than one; and
 - (5) A mental health score of one, two, or three.
- 3. Any offender granted parole under this section shall be subject to a minimum of five years of supervision by the board of probation and parole upon release.
- 4. Nothing in this section shall diminish the consideration of parole under any other provision of law applicable to the offender or the responsibility and authority of the governor to grant clemency, including pardons and commutation of sentences if necessary or desirable."; and

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

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

Representative Coleman (97) offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Bill No. 2, Pages 1-2, Section 217.149, Lines 1-24, by deleting said section and lines; and

Further amend said bill, Page 2, Section 221.065, Lines 1-7, by deleting said section and lines from the bill; and

Further amend said bill, Pages 2-3, Section 221.520, Lines 1-42, by deleting said section and lines from the bill; and

Further amend said bill, Pages 3-4, Section 221.523, Lines 1-20, by deleting said section and lines from the bill; and

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

Speaker Pro Tem Wiemann assumed the Chair.

Representative Lavender offered **House Amendment No. 1 to House Amendment No. 4**.

House Amendment No. 1 to House Amendment No. 4

AMEND House Amendment No. 4 to House Committee Bill No. 2, Page 1, Lines 7-8, by deleting said lines; and Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Lavender moved that **House Amendment No. 1 to House Amendment No. 4** be adopted.

Which motion was defeated.

On motion of Representative Coleman (97), **House Amendment No. 4** was adopted by the following vote, the ayes and noes having been demanded by Representative Coleman (97):

٨	V	ES	. (07	r
А	Y	Γ_{i}		17/	

Allred	Anderson	Andrews	Bailey	Baker
Basye	Billington	Black 137	Black 7	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Deaton	DeGroot	Dinkins	Dogan	Dohrman
Eggleston	Eslinger	Evans	Falkner III	Fishel
Fitzwater	Francis	Gannon	Gregory	Haden
Haffner	Hannegan	Hansen	Helms	Henderson
Hicks	Houx	Hovis	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Kidd	Knight
Kolkmeyer	Lovasco	Love	Lynch	Mayhew
McGaugh	McGirl	Messenger	Morris 140	Morse 151
Muntzel	Murphy	Neely	O'Donnell	Patterson
Pfautsch	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Reedy	Rehder	Toalson Reisch
Richey	Riggs	Roberts 161	Rone	Ross
Ruth	Schnelting	Schroer	Sharpe	Shawan
Shields	Simmons	Solon	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Veit	Walsh	Wiemann	Wood
Wright	Mr. Speaker			
NOES: 042				
NOES. 042				
Appelbaum	Bangert	Baringer	Barnes	Beck
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Burns	Butz	Carpenter	Clemens	Ellebracht
Ellington	Green	Ingle	Kendrick	Lavender
Mackey	McCreery	Merideth	Mitten	Morgan
Mosley	Pierson Jr.	Pogue	Price	Proudie
Quade	Razer	Remole	Roberts 77	Rogers
Rowland	Sauls	Stevens 46	Unsicker	Washington
Wilson	Windham			

PRESENT: 000

ABSENT WITH LEAVE: 022

Bondon Carter Chappelle-Nadal Franks Jr. Gray Grier Griesheimer Griffith Hill McDaniel Moon Roden Roeber McGee Miller Runions Sain Shaul 113 Shull 16 Smith

Vescovo Walker

VACANCIES: 002

Representative Mitten offered House Amendment No. 5.

House Amendment No. 5

AMEND House Committee Bill No. 2, Page 9, Section 558.043, Lines 1-21, by deleting said lines and inserting in lieu thereof the following:

- "558.019. 1. This section shall not be construed to affect the powers of the governor under Article IV, Section 7, of the Missouri Constitution. This statute shall not affect those provisions of section 565.020, section 566.125, or section 571.015, which set minimum terms of sentences, or the provisions of section 559.115, relating to probation.
- 2. The provisions of subsections 2 to 5 of this section shall **only** be applicable to [all classes of felonies except those set forth in chapter 579, or in chapter 195 prior to January 1, 2017, and those otherwise excluded in subsection 1 of this section | the offenses contained in sections 565.020, 565.021, 565.023, 565.024, 565.027, 565.050, 565.052, 565.054, 565.072, 565.073, 565.074, 565.090, 565.110, 565.115, 565.120, 565.153, 565.156, 565.225, 565.300, 566.030, 566.031, 566.032, 566.034, 566.060, 566.061, 566.062, 566.064, 566.067, 566.068, 566.069, 566.071, 566.083, 566.086, 566.100, 566.101, 566.103, 566.111, 566.115, 566.145, 566.151, 566.153, 566.203, 566.206, 566.209, 566.210, 566.211, 566.215, 568.030, 568.045, 568.060, 568.065, 568.175, 569.040, 569.160, 570.023, 570.025, 570.030 when punished as a class A, B, or C felony, 570.145 when punished as a class A or B felony, 570.223 when punished as a class B or C felony, 571.020, 571.030, 571.070, 573.023, 573.025, 573.035, 573.037, 573.200, 573.205, 574.070, 574.080, 574.115, 575.030, 575.150, 575.153, 575.155, 575.157, 575.200 when punished as a class A felony, 575.210, 575.230 when punished as a class B felony, 575.240 when punished as a class B felony, 576.070, 576.080, 577.010, 577.013, 577.078, 577.703, 577.706, 579.065, and 579.068 when punished as a class A or B felony. For the purposes of this section, "prison commitment" means and is the receipt by the department of corrections of an offender after sentencing. For purposes of this section, prior prison commitments to the department of corrections shall not include an offender's first incarceration prior to release on probation under section 217.362 or 559.115. Other provisions of the law to the contrary notwithstanding, any offender who has been found guilty of a felony other than a dangerous felony as defined in section 556.061 and is committed to the department of corrections shall be required to serve the following minimum prison terms:
- (1) If the offender has one previous prison commitment to the department of corrections for a felony offense, the minimum prison term which the offender must serve shall be forty percent of his or her sentence or until the offender attains seventy years of age, and has served at least thirty percent of the sentence imposed, whichever occurs first;
- (2) If the offender has two previous prison commitments to the department of corrections for felonies unrelated to the present offense, the minimum prison term which the offender must serve shall be fifty percent of his or her sentence or until the offender attains seventy years of age, and has served at least forty percent of the sentence imposed, whichever occurs first;
- (3) If the offender has three or more previous prison commitments to the department of corrections for felonies unrelated to the present offense, the minimum prison term which the offender must serve shall be eighty percent of his or her sentence or until the offender attains seventy years of age, and has served at least forty percent of the sentence imposed, whichever occurs first.
- 3. Other provisions of the law to the contrary notwithstanding, any offender who has been found guilty of a dangerous felony as defined in section 556.061 and is committed to the department of corrections shall be required

to serve a minimum prison term of eighty-five percent of the sentence imposed by the court or until the offender attains seventy years of age, and has served at least forty percent of the sentence imposed, whichever occurs first.

- 4. For the purpose of determining the minimum prison term to be served, the following calculations shall apply:
 - (1) A sentence of life shall be calculated to be thirty years;
- (2) Any sentence either alone or in the aggregate with other consecutive sentences for offenses committed at or near the same time which is over seventy-five years shall be calculated to be seventy-five years.
- 5. For purposes of this section, the term "minimum prison term" shall mean time required to be served by the offender before he or she is eligible for parole, conditional release or other early release by the department of corrections.
- 6. The provisions of subsections 2 to 5 of this section shall also apply to any offense which a person pled guilty to, or was convicted of, on or before August 28, 2019.
- 7. (1) A sentencing advisory commission is hereby created to consist of eleven members. One member shall be appointed by the speaker of the house. One member shall be appointed by the president protem of the senate. One member shall be the director of the department of corrections. Six members shall be appointed by and serve at the pleasure of the governor from among the following: the public defender commission; private citizens; a private member of the Missouri Bar; the board of probation and parole; and a prosecutor. Two members shall be appointed by the supreme court, one from a metropolitan area and one from a rural area. All members shall be appointed to a four-year term. All members of the sentencing commission appointed prior to August 28, 1994, shall continue to serve on the sentencing advisory commission at the pleasure of the governor.
- (2) The commission shall study sentencing practices in the circuit courts throughout the state for the purpose of determining whether and to what extent disparities exist among the various circuit courts with respect to the length of sentences imposed and the use of probation for offenders convicted of the same or similar offenses and with similar criminal histories. The commission shall also study and examine whether and to what extent sentencing disparity among economic and social classes exists in relation to the sentence of death and if so, the reasons therefor, if sentences are comparable to other states, if the length of the sentence is appropriate, and the rate of rehabilitation based on sentence. It shall compile statistics, examine cases, draw conclusions, and perform other duties relevant to the research and investigation of disparities in death penalty sentencing among economic and social classes.
- (3) The commission shall study alternative sentences, prison work programs, work release, home-based incarceration, probation and parole options, and any other programs and report the feasibility of these options in Missouri.
- (4) The governor shall select a chairperson who shall call meetings of the commission as required or permitted pursuant to the purpose of the sentencing commission.
- (5) The members of the commission shall not receive compensation for their duties on the commission, but shall be reimbursed for actual and necessary expenses incurred in the performance of these duties and for which they are not reimbursed by reason of their other paid positions.
- (6) The circuit and associate circuit courts of this state, the office of the state courts administrator, the department of public safety, and the department of corrections shall cooperate with the commission by providing information or access to information needed by the commission. The office of the state courts administrator will provide needed staffing resources.
- [7-] **8.** Courts shall retain discretion to lower or exceed the sentence recommended by the commission as otherwise allowable by law, and to order restorative justice methods, when applicable.
- [8-] 9. If the imposition or execution of a sentence is suspended, the court may order any or all of the following restorative justice methods, or any other method that the court finds just or appropriate:
- (1) Restitution to any victim or a statutorily created fund for costs incurred as a result of the offender's actions;
 - (2) Offender treatment programs;
 - (3) Mandatory community service;
 - (4) Work release programs in local facilities; and
 - (5) Community-based residential and nonresidential programs.
 - [9-] 10. The provisions of this section shall apply only to offenses occurring on or after August 28, 2003.
- [40.] 11. Pursuant to subdivision (1) of subsection [8] 9 of this section, the court may order the assessment and payment of a designated amount of restitution to a county law enforcement restitution fund established by the county commission pursuant to section 50.565. Such contribution shall not exceed three hundred dollars for any charged offense. Any restitution moneys deposited into the county law enforcement restitution fund pursuant to this section shall only be expended pursuant to the provisions of section 50.565.

- [11.] 12. A judge may order payment to a restitution fund only if such fund had been created by ordinance or resolution of a county of the state of Missouri prior to sentencing. A judge shall not have any direct supervisory authority or administrative control over any fund to which the judge is ordering a person to make payment.
- [12.] 13. A person who fails to make a payment to a county law enforcement restitution fund may not have his or her probation revoked solely for failing to make such payment unless the judge, after evidentiary hearing, makes a finding supported by a preponderance of the evidence that the person either willfully refused to make the payment or that the person willfully, intentionally, and purposefully failed to make sufficient bona fide efforts to acquire the resources to pay.
- [13.] 14. Nothing in this section shall be construed to allow the sentencing advisory commission to issue recommended sentences in specific cases pending in the courts of this state."; and

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

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

Representative Burnett offered House Amendment No. 6.

House Amendment No. 6

AMEND House Committee Bill No. 2, Page 1, Section A, Line 4, by inserting after said section and line the following:

- "66.010. 1. Any county framing and adopting a charter for its own government under the provisions of Section 18, Article VI of the Constitution of this state, may prosecute and punish violations of its county ordinances in the circuit court of such counties in the manner and to the extent herein provided or in a county municipal court. In addition, the county may prosecute and punish municipal ordinance violations in the county municipal court pursuant to a contract with any municipality within the county. Any county municipal court established pursuant to the provisions of this section shall have jurisdiction over violations of that county's ordinances and the ordinances of municipalities with which the county has a contract to prosecute and punish violations of municipal ordinances of the city. Costs and procedures in any such county municipal court shall be governed by the provisions of law relating to municipal ordinance violations in municipal divisions of circuit courts.
- 2. In any county which has elected to establish a county municipal court pursuant to this section, the judges for such court shall be appointed by the county executive of such county, subject to confirmation by the legislative body of such county in the same manner as confirmation for other county appointed officers. The number of judges appointed, and qualifications for their appointment, shall be established by ordinance of the county.
- 3. The number of divisions of such county municipal court and its term shall be established by ordinance of the county.
- 4. Except in any county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants, the ordinance of the county shall provide for regular sessions of court in the evening hours after 6:00 p.m. and at locations outside the county seat. In any county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants, the ordinance of the county may provide for regular sessions of court in the evening hours after 6:00 p.m. and at locations outside the county seat.
- 5. Judges of the county municipal court shall be licensed to practice law in this state and shall be residents of the county in which they serve. Municipal court judges shall not accept or handle cases in their practice of law which are inconsistent with their duties as a municipal court judge and **full-time judges** shall not be a judge or prosecutor for any other court.
- 6. In establishing the county municipal court, provisions shall be made for appropriate circumstances whereby defendants may enter not guilty pleas and obtain trial dates by telephone or written communication without personal appearance, or to plead guilty and deliver by mail or electronic transfer or other approved method the specified amount of the fine and costs as otherwise provided by law, within a specified period of time.
- 7. In a county municipal court established pursuant to this section, the county may provide by ordinance for court costs not to exceed the sum which may be provided by municipalities for municipal violations before

municipal courts. The county municipal judge may assess costs against a defendant who pleads guilty or is found guilty except in those cases where the defendant is found by the judge to be indigent and unable to pay the costs. The costs authorized in this subsection are in addition to service costs, witness fees and jail costs that may otherwise be authorized to be assessed, but are in lieu of other court or judge costs or fees. Such costs shall be collected by the authorized clerk and deposited into the county treasury.

- 8. Provisions shall be made for recording of proceedings, except that if such proceedings are not recorded, then, in that event, a person aggrieved by a judgment of a traffic judge or commissioner shall have the right of a trial de novo. The procedures for perfecting the right of a trial de novo shall be the same as that provided under sections 512.180 to 512.320, except that the provisions of subsection 2 of section 512.180 shall not apply to such cases. In the event that such proceedings are recorded, all final decisions of the county municipal court shall be appealable on such record to the appellate court with appropriate jurisdiction.
- 9. Any person charged with the violation of a county ordinance in a county which has established a county municipal court under the provisions of this section shall, upon request, be entitled to a trial by jury before a county municipal court judge. Any jury trial shall be heard with a record being made.
- 10. In the event that a court is established pursuant to this section, the circuit judges of the judicial circuit with jurisdiction within that county may authorize the judges of the county municipal court to act as commissioners to hear in the first instance nonfelony violations of state law involving motor vehicles as provided by local rule."; and

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

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

Representative Eggleston moved the previous question.

Which motion was adopted by the following vote:

ΑY	ES:	098

Anderson	Andrews	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bondon	Bromley
Busick	Chipman	Christofanelli	Coleman 32	Deaton
DeGroot	Dinkins	Dogan	Dohrman	Eggleston
Eslinger	Evans	Falkner III	Fishel	Fitzwater
Francis	Gannon	Gregory	Haden	Haffner
Hannegan	Hansen	Helms	Henderson	Hicks
Hill	Houx	Hovis	Hudson	Hurst
Justus	Kelley 127	Kelly 141	Kidd	Knight
Kolkmeyer	Lovasco	Lynch	Mayhew	McGaugh
McGirl	Messenger	Miller	Morris 140	Morse 151
Muntzel	Murphy	Neely	O'Donnell	Pfautsch
Pietzman	Plocher	Pogue	Pollitt 52	Pollock 123
Porter	Reedy	Rehder	Toalson Reisch	Remole
Richey	Riggs	Roberts 161	Rone	Ross
Ruth	Schnelting	Schroer	Sharpe	Shawan
Shields	Simmons	Solon	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Veit	Walsh	Wiemann	Wilson
Wood	Wright	Mr. Speaker		
NOES: 038				
Appelbaum	Bangert	Baringer	Barnes	Beck
Bosley	Brown 27	Brown 70	Burnett	Burns
Butz	Carter	Clemens	Ellebracht	Gray
Green	Ingle	Kendrick	Lavender	Mackey

McCreery Merideth Mitten Morgan Mosley Ouade Pierson Jr. Price Proudie Razer Roberts 77 Rogers Rowland Runions Sauls Unsicker Washington Windham

PRESENT: 000

ABSENT WITH LEAVE: 025

Allred Bland Manlove Carpenter Chappelle-Nadal Coleman 97 Franks Jr. Grier Griesheimer Griffith Ellington Love McDaniel McGee Moon Patterson Shaul 113 Pike Roden Roeber Sain Shull 16 Smith Stevens 46 Walker Vescovo

VACANCIES: 002

On motion of Representative Dogan, **HCB 2**, as amended, was ordered perfected and printed.

HCB 6, relating to elections, was placed on the Informal Calendar.

HCB 3, relating to state holiday designations, was placed on the Informal Calendar.

HCB 7, relating to elementary and secondary education, was taken up by Representative Christofanelli.

On motion of Representative Christofanelli, the title of **HCB** 7 was agreed to.

Representative Christofanelli offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Bill No. 7, Page 2, Section 168.202, Lines 22-25, by deleting all of said lines and inserting in lieu thereof the following:

"4. This section applies only to a contract for employment executed on or after the"; 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.

Representative Ellington offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Bill No. 7, Page 1, Section A, Line 2, by inserting after said section and line the following:

"160.440. 1. For purposes of this section, "magnet school" means a school with specialized curricula that draws its student body from geographic areas outside the attendance zone of such school but within the attendance zone of the school district in which such school is located.

- 2. Notwithstanding any other provision of law, a school district may convert any school within its district into a magnet school. Any student who lives within the attendance zone of the school district may attend such magnet school, subject to the provisions of subsection 3 of this section.
- 3. If capacity is insufficient to enroll quality students who seek admission to the magnet school, the magnet school shall have an admissions process that ensures that all students who seek admission have an equal chance of gaining admission; except that, the magnet school may give a preference for admission of students who submit an application for admission before a certain date.
- 4. A school district shall not be required to provide transportation to any student attending a magnet school who lives outside the attendance zone of such school but within the attendance zone of the school district.
- 5. This section shall not apply to any magnet school that was operating before the effective date of this section.
- 160.665. 1. Any school district within the state may designate one or more elementary or secondary school teachers or administrators as a school protection officer. The responsibilities and duties of a school protection officer are voluntary and shall be in addition to the normal responsibilities and duties of the teacher or administrator. Any compensation for additional duties relating to service as a school protection officer shall be funded by the local school district, with no state funds used for such purpose.
- 2. Any person designated by a school district as a school protection officer shall be authorized to carry concealed firearms or a self-defense spray device in any school in the district. A self-defense spray device shall mean any device that is capable of carrying, and that ejects, releases, or emits, a nonlethal solution capable of incapacitating a violent threat. The school protection officer shall not be permitted to allow any firearm or device out of his or her personal control while that firearm or device is on school property. Any school protection officer who violates this subsection may be removed immediately from the classroom and subject to employment termination proceedings.
- 3. A school protection officer has the same authority to detain or use force against any person on school property as provided to any other person under chapter 563.
- 4. Upon detention of a person under subsection 3 of this section, the school protection officer shall immediately notify a school administrator and a school resource officer, if such officer is present at the school. If the person detained is a student then the parents or guardians of the student shall also be immediately notified by a school administrator.
- 5. Any person detained by a school protection officer shall be turned over to a school administrator or law enforcement officer as soon as practically possible and shall not be detained by a school protection officer for more than one hour.
- 6. Any teacher or administrator of an elementary or secondary school who seeks to be designated as a school protection officer shall request such designation in writing, and submit it to the [superintendent] board of the school district which employs him or her as a teacher or administrator. Along with this request, any teacher or administrator seeking to carry a concealed firearm on school property shall also submit proof that he or she has a valid concealed carry endorsement or permit, and all teachers and administrators seeking the designation of school protection officer shall submit a certificate of school protection officer training program completion from a training program approved by the director of the department of public safety which demonstrates that such person has successfully completed the training requirements established by the POST commission under chapter 590 for school protection officers.
- 7. No school district may designate a teacher or administrator as a school protection officer unless such person has successfully completed a school protection officer training program, which has been approved by the director of the department of public safety. No school district shall allow a school protection officer to carry a concealed firearm on school property unless the school protection officer has a valid concealed carry endorsement or permit.
- 8. Any school district that designates a teacher or administrator as a school protection officer shall, within thirty days, notify, in writing, the director of the department of public safety of the designation, which shall include the following:
 - (1) The full name, date of birth, and address of the officer;
 - (2) The name of the school district; and
 - (3) The date such person was designated as a school protection officer.

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

- 9. A school district may revoke the designation of a person as a school protection officer for any reason and shall immediately notify the designated school protection officer in writing of the revocation. The school district shall also within thirty days of the revocation notify the director of the department of public safety in writing of the revocation of the designation of such person as a school protection officer. A person who has had the designation of school protection officer revoked has no right to appeal the revocation decision.
- 10. The director of the department of public safety shall maintain a listing of all persons designated by school districts as school protection officers and shall make this list available to all law enforcement agencies.
- 11. Before a school district may designate a teacher or administrator as a school protection officer, the school board shall hold a public hearing on whether to allow such designation. Notice of the hearing shall be published at least fifteen days before the date of the hearing in a newspaper of general circulation within the city or county in which the school district is located. The board may determine at a closed meeting, as "closed meeting" is defined under section 610.010, whether to authorize the designated school protection officer to carry a concealed firearm or a self-defense spray device.
- 162.215. 1. The school board of any school district may authorize and commission school officers to enforce laws relating to crimes committed on school premises, at school activities, and on school buses operating within the school district only upon the execution of a memorandum of understanding with each municipal law enforcement agency and county sheriffs office which has law enforcement jurisdiction over the school district's premises and location of school activities, provided that the memorandum shall not grant statewide arrest authority. School officers shall be licensed peace officers, as defined in section 590.010, and shall comply with the provisions of chapter 590. The powers and duties of a peace officer shall continue throughout the employee's tenure as a school officer.
- 2. School officers shall abide by district school board policies, all terms and conditions defined within the executed memorandum of understanding with each municipal law enforcement agency and county sheriff's office which has law enforcement jurisdiction over the school district's premises and location of school activities, and shall consult with and coordinate activities through the [school superintendent or the superintendent's designee] board. School officers' authority shall be limited to crimes committed on school premises, at school activities, and on school buses operating within the jurisdiction of the executed memorandum of understanding. All crimes involving any sexual offense or any felony involving the threat or use of force shall remain under the authority of the local jurisdiction where the crime occurred. School officers may conduct any justified stop on school property and enforce any local violation that occurs on school grounds. School officers shall have the authority to stop, detain, and arrest for crimes committed on school property, at school activities, and on school buses.
- 162.553. There may be established for a period of not less than one year nor more than three years within each urban school district with a reported dropout rate in excess of forty percent, an ad hoc committee of thirteen to twenty members on dropout prevention. The committee shall be composed of school personnel, parents, students and community members. The committee members shall be selected by [the superintendent and president of] the school board with input from community organizations, the parent organizations of the district and student organizations of the district.
- affairs of the public schools of the city, the collection and payment of funds to the school depositaries, and the disbursement of all revenues and moneys belonging to the board. He or she shall deposit daily in the designated depositaries of the board all money collected or received by him or her for the board. He or she shall see that no liability is incurred or expenditure made without due authority of law, and that the appropriations are not overdrawn. He or she shall have supervision of all invested property of the board. He or she shall be the custodian of all securities, documents, title papers, books of record and other papers belonging to the board, other than books of record of board proceedings. He or she shall furnish a statement of receipts and disbursements at the times that the rules of the board provide, and at the end of the fiscal year he or she shall make to the superintendent of schools and the board a full and comprehensive report of its financial affairs for the preceding year. He or she shall give bond as the board requires, but not less than fifty thousand dollars.
- 2. The treasurer shall be the general accountant of the board and shall preserve in his **or her** office all accounts, vouchers and contracts pertaining to school affairs. He **or she** shall examine and audit all accounts and demands against the board and certify their correctness. He **or she** shall require settlement of accounts to be verified by affidavit whenever he **or she** deems proper. He **or she** shall keep accounts and shall make available budget and cost information as requested by the superintendent of schools and the board of education.

- 3. The treasurer shall exercise his **or her** duties and responsibilities under the administrative supervision and direction of the [superintendent of schools and subject to the rules, regulations and policies of the] board of education
- 162.1100. 1. There is hereby established within each city not within a county a school district to be known as the "Transitional School District of (name of city)", which shall be a body corporate and politic and a subdivision of the state. The transitional school district shall be coterminous with the boundaries of the city in which the district is located. Except as otherwise provided in this section and section 162.621, the transitional school district shall be subject to all laws pertaining to "seven-director districts", as defined in section 160.011. The transitional school district shall have the responsibility for educational programs and policies determined by a final judgment of a federal school desegregation case to be needed in providing for a transition of the educational system of the city from control and jurisdiction of a federal court school desegregation order, decree or agreement and such other programs and policies as designated by the governing body of the school district.
- 2. (1) The governing board of the transitional school district shall consist of three residents of the district: one shall be appointed by the governing body of the district, one shall be appointed by the mayor of the city not within a county and one shall be appointed by the president of the board of aldermen of the city not within a county. The members of the governing board shall serve without compensation for a term of three years, or until their successors have been appointed, or until the transitional district is dissolved or terminated. Any tax approved for the transitional district shall be assigned to the governing body of the school district in a city not within a county after dissolution or termination of the transitional district.
- (2) In the event that the state board of education shall declare the school district of a city not within a county to be unaccredited, the member of the governing board of the transitional district appointed by the governing body of the district as provided in subdivision (1) of this subsection shall, within ninety days, be replaced by a chief executive officer nominated by the state board of education and appointed by the governor with the advice and consent of the senate. The chief executive officer need not be a resident of the district but shall be a person of recognized administrative ability, shall be paid in whole or in part with funds from the district, and shall have all other powers and duties of any other general superintendent of schools[, including appointment of staff]. The chief executive officer shall serve for a term of three years or until his **or her** successor is appointed or until the transitional district is dissolved or terminated. His **or her** salary shall be set by the state board of education.
- 3. In the event that the school district loses its accreditation, upon the appointment of a chief executive officer, any powers granted to any existing school board in a city not within a county on or before August 28, 1998, shall be vested with the special administrative board of the transitional school district containing such school district so long as the transitional school district exists, except as otherwise provided in section 162.621.
 - 4. The special administrative board's powers and duties shall include:
- (1) Creating an academic accountability plan, taking corrective action in underperforming schools, and seeking relief from state-mandated programs;
 - (2) Exploration of alternative forms of governance for the district;
 - (3) Authority to contract with nonprofit corporations to provide for the operation of schools;
 - (4) Oversight of facility planning, construction, improvement, repair, maintenance and rehabilitation;
- (5) Authority to establish school site councils to facilitate site-based school management and to improve the responsiveness of the schools to the needs of the local geographic attendance region of the school;
- (6) Authority to submit a proposal to district voters pursuant to section 162.666 regarding establishment of neighborhood schools.
- 5. (1) The provisions of a final judgment as to the state of Missouri and its officials in a school desegregation case which subjects a district in which a transitional district is located in this state to a federal court's jurisdiction may authorize or require the governing body of a transitional school district established under this section to establish the transitional district's operating levy for school purposes, as defined pursuant to section 163.011, at a level not to exceed eighty-five cents per one hundred dollars assessed valuation in the district or a sales tax equivalent amount as determined by the department of elementary and secondary education which may be substituted for all or part of such property tax.
 - (2) Any other statute to the contrary notwithstanding, no tax authorized pursuant to this subsection shall:
- (a) Be subject to any certificate of tax abatement issued after August 28, 1998, pursuant to sections 99.700 to 99.715; and
- (b) Effective January 1, 2002, be subject to any new or existing tax increment financing adopted by a city not within a county pursuant to sections 99.800 to 99.865 except that any redevelopment plan and redevelopment project concerning a convention headquarters hotel adopted by ordinance by a city not within a county prior to August 28, 2003, shall be subject to such tax increment financing.

- (3) The transitional school district shall not be subject to the provisions of section 162.081, sections 163.021 and 163.023 with respect to any requirements to maintain a minimum value of operating levy or any consequences provided by law for failure to levy at least such minimum rate. No operating levy or increase in the operating levy or sales tax established pursuant to this section shall be collected for a transitional school district unless prior approval is obtained from a simple majority of the district's voters. The board of the transitional district shall place the matter before the voters prior to March 15, 1999.
- 6. (1) The special administrative board established in this section shall develop, implement, monitor and evaluate a comprehensive school improvement plan, and such plan shall be subject to review and approval of the state board of education. The plan shall ensure that all students meet or exceed grade-level standards established by the state board of education pursuant to section 160.514;
- (2) The special administrative board shall establish student performance standards consistent with the standards established by the state board of education pursuant to section 160.514 for preschool through grade twelve in all skill and subject areas, subject to review and approval of the state board of education for the purpose of determining whether the standards are consistent with standards established by the state board of education pursuant to section 160.514;
- (3) All students in the district who do not achieve grade-level standards shall be required to attend summer school; except that the provisions of this subsection shall not apply to students receiving special education services pursuant to sections 162.670 to 162.999;
- (4) No student shall be promoted to a higher grade level unless that student has a reading ability at or above one grade level below the student's grade level; except that the provisions of this subsection shall not apply to students receiving special education services pursuant to sections 162.670 to 162.999;
- (5) The special administrative board established in this section shall develop, implement and annually update a professional development plan for teachers and other support staff, subject to review and approval of the state board of education.
- 7. The school improvement plan established pursuant to this section shall ensure open enrollment and program access to all students in the district, and, consistent with the Missouri and United States Constitutions, shall give first priority to residents of the city for admission to magnet schools. The school board shall take all practicable and constitutionally permissible steps to ensure that all magnet schools operate at full capacity. Students who change residence within the district shall be allowed to continue to attend the school in which they were initially enrolled for the remainder of their education at grade levels served by that school, and transportation shall be provided by the district to allow such students to continue to attend such school of initial enrollment.
- 8. To the extent practicable, the special administrative board shall ensure that per pupil expenditures and pupil-teacher ratios shall be the same for all schools serving students at a given grade level.
- 9. The special administrative board shall ensure that early childhood education is available throughout the district.
- 10. The special administrative board shall ensure that vocational education instruction is provided within the district.
- 11. The special administrative board shall establish an accountability officer whose duty shall be to ensure that academically deficient schools within the district are raised to acceptable condition within two years.
- 12. The transitional school district in any city not within a county shall be dissolved on July 1, 2008, unless the state board determines, prior to that date, that it is necessary for the transitional district to continue to accomplish the purposes for which it was created. The state board of education may cause the termination of the transitional school district at any time upon a determination that the transitional district has accomplished the purposes for which it was established and is no longer needed. The state board of education may cause the reestablishment of the transitional school district at any time upon a determination that it is necessary for the transitional district to be reestablished to accomplish the purposes established in this section. The state board of education shall provide notice to the governor and general assembly of the termination or reestablishment of the transitional school district and the termination or reestablishment shall become effective thirty days following such determination. Upon dissolution of a transitional school district pursuant to this section, nothing in this section shall be construed to reduce or eliminate any power or duty of any school district or districts containing the territory of the dissolved transitional school district unless such transitional school district is reestablished by the state board of education pursuant to this section.
- 167.020. 1. As used in this section, the term "homeless child" or "homeless youth" shall mean a person less than twenty-one years of age who lacks a fixed, regular and adequate nighttime residence, including a child or youth who:

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- (1) Is sharing the housing of other persons due to loss of housing, economic hardship, or a similar reason; is living in motels, hotels, or camping grounds due to lack of alternative adequate accommodations; is living in emergency or transitional shelters; is abandoned in hospitals; or is awaiting foster care placement;
- (2) Has a primary nighttime residence that is a public or private place not designed for or ordinarily used as a regular sleeping accommodation for human beings;
- (3) Is living in cars, parks, public spaces, abandoned buildings, substandard housing, bus or train stations, or similar settings; and
- (4) Is a migratory child or youth who qualifies as homeless because the child or youth is living in circumstances described in subdivisions (1) to (3) of this subsection.
- 2. In order to register a pupil, the parent or legal guardian of the pupil or the pupil himself or herself shall provide, at the time of registration, one of the following:
- (1) Proof of residency in the district. Except as otherwise provided in section 167.151, the term "residency" shall mean that a person both physically resides within a school district and is domiciled within that district or, in the case of a private school student suspected of having a disability under the Individuals With Disabilities Education Act, 20 U.S.C. Section 1412, et seq., that the student attends private school within that district. The domicile of a minor child shall be the domicile of a parent, military guardian pursuant to a military-issued guardianship or court-appointed legal guardian. For instances in which the family of a student living in Missouri co-locates to live with other family members or live in a military family support community because one or both of the child's parents are stationed or deployed out of state or deployed within Missouri under [Title 32 or Title 10] active duty orders under Title 10 or Title 32 of the United States Code, the student may attend the school district in which the family member's residence or family support community is located. If the active duty orders expire during the school year, the student may finish the school year in that district; or
- (2) Proof that the person registering the student has requested a waiver under subsection 3 of this section within the last forty-five days.

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

- 3. Any person subject to the requirements of subsection 2 of this section may request a waiver from the district board of any of those requirements on the basis of hardship or good cause. Under no circumstances shall athletic ability be a valid basis of hardship or good cause for the issuance of a waiver of the requirements of subsection 2 of this section. The district board or committee of the board appointed by the president and which shall have full authority to act in lieu of the board shall convene a hearing as soon as possible, but no later than forty-five days after receipt of the waiver request made under this subsection or the waiver request shall be granted. The district board or committee of the board may grant the request for a waiver of any requirement of subsection 2 of this section. The district board or committee of the board may also reject the request for a waiver in which case the pupil shall not be allowed to register. Any person aggrieved by a decision of a district board or committee of the board on a request for a waiver under this subsection may appeal such decision to the circuit court in the county where the school district is located.
- 4. Any person who knowingly submits false information to satisfy any requirement of subsection 2 of this section is guilty of a class A misdemeanor.
- 5. In addition to any other penalties authorized by law, a district board may file a civil action to recover, from the parent, military guardian or legal guardian of the pupil, the costs of school attendance for any pupil who was enrolled at a school in the district and whose parent, military guardian or legal guardian filed false information to satisfy any requirement of subsection 2 of this section.
- 6. Subsection 2 of this section shall not apply to a pupil who is a homeless child or youth, or a pupil attending a school not in the pupil's district of residence as a participant in an interdistrict transfer program established under a court-ordered desegregation program, a pupil who is a ward of the state and has been placed in a residential care facility by state officials, a pupil who has been placed in a residential care facility due to a mental illness or developmental disability, a pupil attending a school pursuant to sections 167.121 and 167.151, a pupil placed in a residential facility by a juvenile court, a pupil with a disability identified under state eligibility criteria if the student is in the district for reasons other than accessing the district's educational program, or a pupil attending a regional or cooperative alternative education program or an alternative education program on a contractual basis.
- 7. Within two business days of enrolling a pupil, the school official enrolling a pupil, including any special education pupil, shall request those records required by district policy for student transfer and those discipline

records required by subsection 9 of section 160.261 from all schools previously attended by the pupil within the last twelve months. Any school district that receives a request for such records from another school district enrolling a pupil that had previously attended a school in such district shall respond to such request within five business days of receiving the request. School districts may report or disclose education records to law enforcement and juvenile justice authorities if the disclosure concerns law enforcement's or juvenile justice authorities' ability to effectively serve, prior to adjudication, the student whose records are released. The officials and authorities to whom such information is disclosed must comply with applicable restrictions set forth in 20 U.S.C. Section 1232g(b)(1)(E).

- 167.031. 1. Every parent, guardian or other person in this state having charge, control or custody of a child not enrolled in a public, private, parochial, parish school or full-time equivalent attendance in a combination of such schools and between the ages of seven years and the compulsory attendance age for the district is responsible for enrolling the child in a program of academic instruction which complies with subsection 2 of this section. Any parent, guardian or other person who enrolls a child between the ages of five and seven years in a public school program of academic instruction shall cause such child to attend the academic program on a regular basis, according to this section. Nonattendance by such child shall cause such parent, guardian or other responsible person to be in violation of the provisions of section 167.061, except as provided by this section. A parent, guardian or other person in this state having charge, control, or custody of a child between the ages of seven years of age and the compulsory attendance age for the district shall cause the child to attend regularly some public, private, parochial, parish, home school or a combination of such schools not less than the entire school term of the school which the child attends; except that:
- (1) A child who, to the satisfaction of the [superintendent of public schools] board of the district in which he or she resides[, or if there is no superintendent then the chief school officer], is determined to be mentally or physically incapacitated may be excused from attendance at school for the full time required, or any part thereof;
- (2) A child between fourteen years of age and the compulsory attendance age for the district may be excused from attendance at school for the full time required, or any part thereof, by the [superintendent of public schools] board of the district, or if there is none then by a court of competent jurisdiction, when legal employment has been obtained by the child and found to be desirable, and after the parents or guardian of the child have been advised of the pending action; or
- (3) A child between five and seven years of age shall be excused from attendance at school if a parent, guardian or other person having charge, control or custody of the child makes a written request that the child be dropped from the school's rolls.
- 2. (1) As used in sections 167.031 to 167.071, a "home school" is a school, whether incorporated or unincorporated, that:
 - (a) Has as its primary purpose the provision of private or religious-based instruction;
- (b) Enrolls pupils between the ages of seven years and the compulsory attendance age for the district, of which no more than four are unrelated by affinity or consanguinity in the third degree; and
- (c) Does not charge or receive consideration in the form of tuition, fees, or other remuneration in a genuine and fair exchange for provision of instruction.
- (2) As evidence that a child is receiving regular instruction, the parent shall, except as otherwise provided in this subsection:
 - (a) Maintain the following records:
 - a. A plan book, diary, or other written record indicating subjects taught and activities engaged in; and
 - b. A portfolio of samples of the child's academic work; and
 - c. A record of evaluations of the child's academic progress; or
 - d. Other written, or credible evidence equivalent to subparagraphs a., b. and c.; and
- (b) Offer at least one thousand hours of instruction, at least six hundred hours of which will be in reading, language arts, mathematics, social studies and science or academic courses that are related to the aforementioned subject areas and consonant with the pupil's age and ability. At least four hundred of the six hundred hours shall occur at the regular home school location.
- (3) The requirements of subdivision (2) of this subsection shall not apply to any pupil above the age of sixteen years.
- 3. Nothing in this section shall require a private, parochial, parish or home school to include in its curriculum any concept, topic, or practice in conflict with the school's religious doctrines or to exclude from its curriculum any concept, topic, or practice consistent with the school's religious doctrines. Any other provision of the law to the contrary notwithstanding, all departments or agencies of the state of Missouri shall be prohibited from dictating through rule, regulation or other device any statewide curriculum for private, parochial, parish or home schools.

- 4. A school year begins on the first day of July and ends on the thirtieth day of June following.
- 5. The production by a parent of a daily log showing that a home school has a course of instruction which satisfies the requirements of this section or, in the case of a pupil over the age of sixteen years who attended a metropolitan school district the previous year, a written statement that the pupil is attending home school in compliance with this section shall be a defense to any prosecution under this section and to any charge or action for educational neglect brought pursuant to chapter 210.
 - 6. As used in sections 167.031 to 167.051, the term "compulsory attendance age for the district" shall mean:
- (1) Seventeen years of age for any metropolitan school district for which the school board adopts a resolution to establish such compulsory attendance age; provided that such resolution shall take effect no earlier than the school year next following the school year during which the resolution is adopted; and
- (2) Seventeen years of age or having successfully completed sixteen credits towards high school graduation in all other cases. The school board of a metropolitan school district for which the compulsory attendance age is seventeen years may adopt a resolution to lower the compulsory attendance age to sixteen years; provided that such resolution shall take effect no earlier than the school year next following the school year during which the resolution is adopted.
- 7. For purposes of subsection 2 of this section as applied in subsection 6 [herein] of this section, a "completed credit towards high school graduation" shall be defined as one hundred hours or more of instruction in a course. Home school education enforcement and records pursuant to this section, and sections 210.167 and 211.031, shall be subject to review only by the local prosecuting attorney.
- 167.091. 1. The school board of any district which has ten thousand inhabitants or more[5] may establish and maintain from the public school funds one or more special truant or parental day schools in the city or district for children who are either habitual truants from any school in which they are enrolled as pupils, or who, while in attendance at any school are incorrigible, vicious or immoral, or who habitually wander or loiter about the streets or roads or other public places without lawful employment, or who, in the opinion of the board [or of its superintendent of instruction], require special attention and instruction. The school board[5, through its officers, may assign, require and compel all such children to attend the special truant or parental school or any department of the graded schools that the board directs.
- 2. The board may also establish and maintain from the public school funds, either within or without its district, a parental school for the care and education of any child resident of the school district and committed to it by a juvenile court under the provisions of section 211.181. For every child committed to the school there shall be paid to the board of education out of the treasury of the city or county the sum of ten dollars per month for the support, maintenance, clothing and other expenses of the child from the time of its entrance into the school until its discharge therefrom.
- 168.171. Each school board employing thirty or more teachers may employ a supervisor of physical education for the schools under its jurisdiction whose qualifications for service shall be established by the state board of education. The supervisor of physical education, under the direction of the [superintendent of sehools] board of the district, shall supervise the teaching of all subjects related to physical education and the physical well-being of the children under his or her charge, direct the supervised play and gymnastics in the schools and control school athletics. School boards employing thirty or more teachers may employ, or otherwise provide or secure the service of, a supervisor of health and of one or more school nurses, who shall serve under the administration of the [superintendent of schools] board of the district. If the supervisor of physical education is qualified to perform the duties of supervisor of health, he or she may perform the duties of both offices. All duties performed by the supervisor of health or the school nurses shall be performed with the advice and cooperation of the director of the state department of health and senior services."; and

Further amend said bill, Page 2, Section 168.202, Line 26, by inserting after said section and line the following:

"168.211. 1. In metropolitan districts the superintendent of schools shall be appointed by the board of education for a term of one to five years[, during which term his compensation shall not be reduced]. The [superintendent of schools] board may appoint[, with the approval of the board,] a treasurer[,] and a commissioner of school buildings and [he] they shall serve at the pleasure of the [superintendent of schools and] board. The board may also appoint as many associate and assistant superintendents as [he] the board deems necessary, whose compensation shall be fixed by the board. The superintendent of schools shall give bond in the sum that the board requires but not less than fifty thousand dollars. No employee or agent of the board shall be a member of the board.

- 2. The [superintendent of schools] board shall have general supervision[, subject to policies established by the board,] of the school system, including its various departments and physical properties, courses of instruction, discipline and conduct of the schools, textbooks and studies, and the superintendent shall enforce any decisions made by the board regarding these issues. All appointments, promotions and transfers of teachers and all other employees, and introduction and changes of textbooks and apparatus, shall be made by [the superintendent with the approval of] the board, and the superintendent shall enforce such decisions. All appointments and promotions of teachers and all other employees shall be made upon the basis of merit, to be ascertained, as far as practicable, in cases of appointment, by examination, and in cases of promotion, by length and character of service. Examinations for appointment shall be conducted by the [superintendent under regulations to be made by the] board. [He] The superintendent shall make such reports to the board that it directs or the rules provide.
- 3. The [superintendent of schools] board shall have general supervision[, subject to policies established by the board,] of all school buildings, apparatus, equipment and school grounds and of their construction, installation, operation, repair, care and maintenance; the purchasing of all supplies and equipment; the operation of the school lunchrooms; the administration of examinations for the appointment and promotion of all employees of the school system; and the preparation and administration of the annual budget for the school system, and the superintendent shall enforce any decisions made by the board regarding these issues. [Subject to the approval of the board of education as to number and salaries, the superintendent] The board may appoint as many employees as are necessary for the proper performance of [his] the superintendent's duties.
- 4. The board may grant a leave of absence to the superintendent of schools, and may remove him **or her** from office by vote of a majority of its members.
- 5. Should the [superintendent] board hire a commissioner of school buildings, said person shall be a person qualified by reason of education, experience and general familiarity with buildings and personnel to assume the following responsibilities and duties. Subject to the control of the [superintendent of schools] board, he or she shall exercise supervision over all school buildings, machinery, heating systems, equipment, school grounds and other buildings and premises of the board of education and the construction, installation, operation, repair, care and maintenance related thereto and the personnel connected therewith; the purchasing of building supplies and equipment and such other duties as may be assigned to him or her by board rules or regulations."; and

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

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

Which motion was defeated.

On motion of Representative Christofanelli, **HCB 7, as amended**, was ordered perfected and printed.

PERFECTION OF HOUSE BILLS

HCS HB 572, HB 585, HB 713, HCS HB 842, HCS HB 919, HB 1002, HB 1044, HCS HB 1083, HCS HB 1099, HCS HB 1137, HCS HB 1162 and HCS HB 1170 were placed on the Informal Calendar.

HB 1237, to authorize the conveyance of certain state property, was taken up by Representative Fitzwater.

On motion of Representative Fitzwater, the title of **HB 1237** was agreed to.

Representative Veit offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1237, Page 11, Section 6, Line 30, by inserting after said section and line the following:

"Section 7. 1. The governor is hereby authorized and empowered to sell, transfer, grant, convey, remise, release, and forever quitclaim all interest of the state of Missouri in property located in Cole County, Missouri, to the Heartland Port Authority of Central Missouri. The property to be conveyed is more particularly described as follows:

Part U.S. PRIVATE SURVEY NO. 2616 including a part of LOTS 3 and 4 and part the area designated as Sand Bar on the Plat of Subdivision, Ewing Farm, per plat of record in Plat Book 1, page 69, Cole County Recorder's Office, being situated in said U.S. PRIVATE SURVEY NO. 2616, Township 44 North, Range 10 West, Cole County, Missouri, more particularly described as follows:

From the northwest corner of the Northeast Fractional Quarter of Section 20, Township 44 North, Range 10 West; thence S2°22'44"W, along the Quarter Section Line, 1162.70 feet; thence N87°37'16"W, on direct line, 2452.07 feet to the northeasterly corner of the property described by deed of record in Book 460, page 169, Cole County Recorder's Office; thence S74°30'25"W along the northerly boundary of said property described in Book 460, page 169, 198.43 feet to the POINT OF BEGINNING for this description; thence continuing along the boundary of said property described in Book 460, page 169 the following courses: S74°30'25"W, 973.89 feet; thence S16°54'16"E, 507.55 feet; thence S7°50'42"E, 86.00 feet; thence leaving the boundary of said property described in Book 460, page 169, S88°51'47"W, 758.00 feet; thence S4°29'17"E, 766.46 feet to a point 50 feet northerly from, measured at right angles to the center of an existing roadway, known as No More Victims Road; thence westerly, parallel to the center of said roadway, the following courses: N86°59'30"W, 480.89 feet; thence, on a curve to the right, having a radius of 1258.73 feet, an arc distance of 172.85 feet (the chord of said curve being N83°03'27"W, 172.72 feet); thence, on a curve to the left, having a radius of 1087.38 feet, an arc distance of 194.86 feet (the chord of said curve being N84°15'26"W, 194.60 feet); thence N89°23'27"W, 14.08 feet; thence leaving said parallel line, N23°37'34"E, 544.20 feet; thence N3°51'51"E, 2512.45 feet, to a point on the southerly high bank of the Missouri River; thence continuing easterly along the said southerly high bank of the Missouri River the following courses: N87°18'29"E, 96.47 feet; thence S88°20'06"E, 123.50 feet; thence N71°28'05"E, 34.80 feet; thence S89°52'27"E, 97.36 feet; thence N86°05'47"E, 71.36 feet; thence N81 °27'04"E, 96.93 feet; thence S77°57'35"E, 54.54 feet; thence S37°42'55"E, 51.38 feet; thence N89°54'43"E, 17.99 feet; thence N14°37'35"E, 57.63 feet; thence S85°58'53"E, 91.33 feet; thence N78°13'33"E, 121.85 feet; thence N87°21'39"E, 303.95 feet; thence N85°25'32"E, 213.61 feet; thence S51°13'29"E, 16.59 feet; thence N67°29'52"E, 127.39 feet; thence N78°46'34"E, 47.36 feet; thence N68°47'51"E, 184.29 feet; thence N79°10'13"E, 110.57 feet; thence N82°13'29"E, 135.81 feet; thence N73°05'08"E, 71.69 feet; thence N65°24'55"E, 73.93 feet; thence N60°00'41"E, 92.56 feet; thence N80°46'44"E, 67.85 feet; thence N69°53'55"E, 89.88 feet; thence leaving said southerly high bank of the Missouri River, S5°50'18"W, 1474.74 feet; thence N69°52'27"W, 90.00 feet; thence S18°51'43"W, 425.00 feet to the POINT OF BEGINNING. TOGETHER WITH the area between the southerly waters edge of the Missouri River and the southerly high bank of the Missouri River described above.

- 2. The commissioner of administration shall set the terms and conditions for the conveyance as the commissioner deems reasonable. Such terms and conditions may include, but not be limited to, the number of appraisals required and the time, place, and terms of the conveyance.
 - 3. The attorney general shall approve the form of the instrument of conveyance.

Section 8. 1. The governor is hereby authorized and empowered to sell, transfer, grant, or convey an easement over, on, or under property located in Cole County, Missouri, to the Heartland Port Authority of Central Missouri. The easement is more particularly described as follows:

Along with the right of ingress and egress over a strip of ground for an existing roadway known as No More Victims Road in Lots 2 & 3 of the Plat of Subdivision, Ewing Farm, as per plat of record in Plat Book 1, page 69, Cole County Recorder's Office, being situated in U.S. PRIVATE SURVEY NO. 2616 and in Fractional Section 19, Township 44 North, Range 10 West, more particularly described as follows:

From the northwest corner of the Northeast Fractional Quarter of Section 20 Township 44 North, Range 10 West; thence S2°22'44"W, along the Quarter Section Line, 1162.70 feet; thence N87°37'16"W, on direct line, 2452.07 feet to the northeasterly corner of the property described by deed of record in Book 460, page 169, Cole County Recorder's Office; thence, along the boundary of said property described in Book 460, page 169, the following courses: S74°30'25"W, 1172.32 feet; thence S16°54'16"E, 507.55 feet; thence S7°50'42"E, 86.00 feet; thence leaving the boundary of said property described in Book 460, page 169, S88°51'47"W, 758.00 feet; thence S4°29'17"E, 766.46 feet to a point 50 feet northerly of, measured at right angles to the center of an existing roadway, known as No More Victims Road and being the POINT OF BEGINNING for this description; thence S3°00'30"W, 100.00 feet to a point 50 feet southerly from, measured at right angles to the center of said roadway; thence westerly, parallel to the center of said roadway, the following courses: N86°59'30"W, 480.89 feet; thence, on a curve to the right, having a radius of 1358.73 feet, an arc distance of 186.58 feet (the chord of said curve being N83°03'27"W, 186.44 feet); thence, on a curve to the left, having a radius of 987.38 feet, an arc distance of 176.94 feet (the chord of said curve being N84°15'26"W, 176.70 feet); thence N89°23'27"W, 98.75 feet; thence, on a curve to the left, having a radius of 3336.96 feet, an arc distance of 344.53 feet (the chord of said curve being \$87°39'05"W, 344.37 feet); thence \$84°41'37"W, 154.13 feet; thence on a curve to the left, having a radius of 1628.82 feet, an arc distance of 96.99 feet (the chord of said curve being S82°59'15"W, 96.98 feet) thence S81°16'54"W, 260.95 feet; thence on a curve to the right, having a radius of 7773.26 feet, an arc distance of 362.27 feet (the chord of said curve being \$82°37'00"W, 362.23 feet); thence \$83°57'07"W, 172.61 feet; thence on a curve to the right, having a radius of 1939.04 feet, an arc distance of 123.13 feet (the chord of said curve being \$85°46'16"W, 123.11 feet); thence \$87°35'25"W, 305.56 feet; thence on a curve to the right, having a radius of 2266.43 feet, an arc distance of 579.68 feet (the chord of said curve being N85°04'58"W, 578.10 feet); thence N77°45'21"W, 297.61 feet; thence leaving the aforesaid parallel line, \$16°55'27"W, 47.95 feet to a point on the northerly line of the Missouri Pacific Railroad right-of-way; thence westerly, along the northerly line of said railroad right-of-way, on a curve to the right, having a radius of 2745.07 feet, an arc distance of 100.01 feet (the chord of said curve being N72°06'07"W, 100.00 feet) to a point on the Range Line, being westerly line of the aforesaid Fractional Section 19, Township 44 North, Range 10 West; thence N2°46'47"E, along the Range Line, 139.85 feet to a point 50 feet northerly of, measured at right angles to the center of the aforesaid roadway known as No More Victims Road; thence easterly, parallel to the center of said roadway, the following courses: S77°45'21 "E, 424.03 feet; thence on a curve to the left, having a radius of 2166.43 feet, an arc distance of 554.10 feet (the chord of said curve being \$85\circ 04\cdot 58\cdot E, 552.59 feet); thence N87°35'25"E, 305.56 feet; thence on a curve to the left, having a radius of 1839.04 feet, an arc distance of 116.78 feet (the chord of said curve being N85°46'16"E, 116.76 feet); thence N83°57'07"E, 172.61 feet; thence on a curve to the left, having a radius of 7673.26 feet, an arc distance of 357.60 feet (the chord of said curve being N82°37'00"E, 357.57 feet); thence N81°16'54"E, 260.95 feet; thence on a curve to the right, having a radius of 1728.82 feet, an arc distance of 102.95 feet (the chord of said curve being N82°59'15"E, 102.93 feet); thence N84°41'37"E, 154.13 feet; thence on a curve to the right, having a radius of 3436.96 feet, an arc distance of 354.85 feet (the chord of said curve being N87°39'05"E, 354.69 feet); thence S89°23'27"E, 84.67 feet; thence continuing S89°23'27"E, 14.08 feet; thence on a curve to the right, having a radius of 1087.38 feet, an arc distance of 194.86 feet (the chord of said curve being S84°15'26"E, 194.60 feet); thence on a curve to the left, having a radius of 1258.73 feet, an arc distance of 172.85 feet (the chord of said curve being S83°03'27"E, 172.72 feet); thence S86°59'30"E, 480.89 feet to the POINT OF BEGINNING.

- 2. The commissioner of administration shall set the terms and conditions for the conveyance as the commissioner deems reasonable. Such terms and conditions may include, but not be limited to, the number of appraisals required and the time, place, and terms of the conveyance.
 - 3. The attorney general shall approve the form of the instrument of conveyance"; and

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

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

Representative Dinkins offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 1237, Page 11, Section 6, Line 30, by inserting after said section and line the following:

"Section 7. 1. The governor is hereby authorized and empowered to sell, transfer, grant, convey, remise, release, and forever quitclaim all interest of the state of Missouri in real property located in the County of Pike to the state highways and transportation commission. The real property to be conveyed is an irregular tract of land located in a part of Lots 13 and 14 of Jas. Mosley's Estate Subdivision of the SE1/4 Sec 23, Twp. 53 N. R. 3 W., Pike County, Missouri, and is more particularly described as follows:

Beginning at a point in the center of a public road and which point is the NW. corner of the SW1/4 SE1/4, said Section 23, and which point is on the southerly right of way line of a state road known as U.S. Route #54, Pike County, Missouri; thence run south on the west line of the SE1/4 said Section 23 a distance of 338 feet; thence run east on a line parallel to the north line of the SW1/4 SE1/4 said Section 23 a distance of 256 feet to intersect the westerly right of way fence line of the St. Louis and Hannibal Railroad Company; thence meander in a northerly direction along said right of way fence line a distance of 455 feet to intersect the south right of way line of U.S. Highway #54; thence run on a bearing south 46 deg. 52 min. west 118 feet to intersect the west line SE1/4 said Section 23 at the point of beginning. Hereinabove described tract of land contains 1 8/10 acres more or less.

- 2. The office of administration and the state highways and transportation commission shall set the terms and conditions for the conveyance, including the consideration, except that such consideration shall not exceed one dollar. Such additional terms and conditions may include, but not be limited to, the number of appraisals required and the time, place, and terms of the conveyance.
 - 3. The attorney general shall approve the form of the instrument of conveyance.

Section 8. 1. The department of natural resources is hereby authorized and empowered to sell, transfer, grant, convey, remise, release, and forever quitclaim all interest of the department of natural resources in real property located in the County of Iron to the state highways and transportation commission. The property to be conveyed is more particularly described as follows:

The property being a part of Tract 7 of the Murdock-Crumb Company Subdivision of Section 3, Township 33 North, Range 4 East of the Fifth Principal Meridian, Iron County, Missouri and also being a part of Lot 2 of the Northeast Quarter of said Section 3, lying on the Northerly or left side of the hereinafter-described Rte. 72 surveyed centerline, to wit: All the land of said grantor lying within the following described tract: Beginning at PC Station 129+35.00; thence northwesterly to a point 60.00 feet northerly of and at a right angle to the Rte. 72 surveyed centerline PC Station 129+35.00; thence northeasterly to a point 55.00 feet northerly of and at a right angle to the Rte. 72 surveyed centerline Station 130+53.13; thence northeasterly to a point 85.00 northwesterly of and at a right angle to the Rte. 72 PT Station 131+50.10; thence northeasterly to a point 80.00 feet northwesterly of and at a right angle to

the Rte. 72 surveyed centerline PC Station 132+63.50; thence northeasterly to a point 60.00 feet northwesterly of and at a right angle to the Rte. 72 surveyed centerline Station 134+59.76; thence southeasterly to a point 27.06 feet northerly of and at a right angle to the Rte. 72 surveyed centerline Station 135+60.45; thence southeasterly to a point on the hereafter described Rte. 72 surveyed centerline at Station 135+60.45; thence southwesterly along the Rte. 72 surveyed centerline set forth herein, to the Point of Beginning.

The above described land contains 0.74 acres of grantor's land, more or less.

The property being a Part of Tract 7 of the Murdock-Crumb Company Subdivision of Section 3, Township 33 North, Range 4 East of the Fifth Principal Meridian, Iron County, Missouri and also being a part of Lot 2 of the Northeast Quarter of said Section 3, lying on the Southerly or right side of the hereinafter-described Rte. 72 surveyed centerline, to wit: All the land of said grantor lying within the following described tract: Beginning at Station 129+34.70; thence southerly to a point on the existing southerly boundary of Rte. 72, said point being 49.14 feet southerly of and at a right angle to the Rte. 72 surveyed centerline Station 129+34.70; thence easterly to a point 60.75 feet southerly of and at a right angle to the Rte. 72 surveyed centerline Station 130+01.25; thence along the arc of a 8°27'35.3" curve to the left a distance of 267.89 feet to a point 101.36 feet southeasterly of the Rte. 72 surveyed centerline Station 132+49.68, said curve having a back tangent of S78°55'49"W with a radius of 677.27 feet and a deflection angle of 22°39'46.5"; thence northeasterly to a point 101.10 feet southeasterly of and at a right angle to the Rte. 72 surveyed centerline Station 133+10.27; thence southeasterly to a point 110.38 feet southeasterly of and at a right angle to the Rte. 72 surveyed centerline Station 133+10.78; thence northeasterly to a point 76.72 feet southerly of the Rte. 72 surveyed centerline Station 135+15.77; thence northerly to a point on the hereafter-described Rte. 72 surveyed centerline Station 135+15.77; thence southwesterly along the Rte. 72 surveyed centerline set forth herein, to the Point of Beginning.

The above described land contains 0.07 acres of grantor's land, more or less.

This conveyance includes all the realty rights described in the preceding paragraphs that lie within the limits of land described and recorded with the Iron County Recorder of Deeds in Book 332, Page 002.

The Route 72 surveyed centerline from Station 126+35.00 to Station 140+30.00 is described as follows:

Commencing from a found 3 ½" DNR Aluminum Monument at the Common Corner of Sections 2, 3, 10 and 11, Township 33 North, Range 4 East, said point described by MO PLS No. 2012000096 in MLS Document 600-092366; thence N12°9'49"W a distance of 5,032.90 feet to the Route 72 surveyed centerline Station 126+35.00 and the Point of Beginning; thence N72°21'49"E a distance of 300.00 feet to PC Station 129+35.00; thence along the arc of a 8°00'00.0" curve to the left a distance of 215.10 feet to PT Station 131+50.10, said curve having a radius of 716.20 feet and a deflection angle of 17°12'29.4"; thence N55°09'20"E a distance of 113.4 feet to PC Station 132+63.50; thence along the arc of a 8°00'00.0" curve to the right a distance of 599.52 feet to PT Station 138+63.02, said curve having a radius of 716.20 feet and a deflection angle of 47°57'41.0"; thence S76°52'59"E a distance of 166.98 feet to Station 140+30.00 and there terminating.

2. The director of the department of natural resources and the state highways and transportation commission shall set the terms and conditions for the conveyance, including the consideration, except that such consideration shall not exceed one dollar. Such terms and conditions may include, but not be limited to, the number of appraisals required and the time, place, and terms of the conveyance.

3. The general counsel for the department of natural resources shall approve the form of the instrument of conveyance.

Section 9. 1. The governor is hereby authorized and empowered to sell, transfer, grant, convey, remise, release, and forever quitclaim all interest of the state of Missouri in property located in the City of Moberly, Randolph County, Missouri. The property to be conveyed is more particularly described as follows:

Starting at a point 420 feet south, and 30 feet west of the NE corner of the NW ¼ NE¼ of Section 25, Township 53 N., Range 14 W., thence West 550 feet parallel with the North line of said Section 25, thence N. 45° W.to a point 100 feet south of the north line of said Section 25, thence west parallel with said north line of said Section 25, 260 feet, thence S. 450 W. to the easterly right-of-way of U. S. Highway Route 63, thence southeasterly around the curve of the said easterly right-of-way of U. S. Route 63, to a point 120 feet south of the south line of the NW ¼ NE¼ of Section 25, 53, 14, thence northeasterly to a point 30 feet west and 865 feet south of the NE corner of the NW ¼ NE¼ of said Section 25, thence N. 445 feet more or less to place of beginning: said tract containing 23.1 acres, more or less, and being situated in parts of the lain NW ¼ NE¼ and the NE¼ NW ¼, and the SW ¼ NE¼ of Section 25, Township 53 N., Range 14 West, in Randolph County, Missouri.

- 2. The commissioner of administration shall set the terms and conditions for the conveyance as the commissioner deems reasonable. Such terms and conditions may include, but not be limited to, the number of appraisals required and the time, place, and terms of the conveyance.
 - 3. The attorney general shall approve the form of the instrument of conveyance.

Section 10. 1. The governor is hereby authorized and empowered to sell, transfer, grant, convey, remise, release, and forever quitclaim all interest of the state of Missouri, including all possibilities of reverter or reversionary interests, in property located in St. Francois County, Missouri. The property to be conveyed is more particularly described as follows:

Part of lots 84, 85, 86, 87, 93 and 96 of F.W. Rohland's subdivision of U.S. Survey 2969, township 35 north, range 5 east, more particularly described as:

Beginning at the northeast corner of a tract of land recorded in deed book 585 at page 734 of the land records of St. Francois county; thence along the north line of said tract north 86 degrees 15 minutes west, 800.96 feet to a point, said point being on the east right-of-way line of U.S. highway 67; thence along said right-of-way line north 03 degrees 45 seconds east, 1,554.90 feet to a point, thence leaving said right-of-way line south 82 degrees 17 minutes 10 seconds east, 2,953.41 feet to a stone at a fence corner; thence north 64 degrees 27 minutes 42 seconds east, 1,367.83 feet to a point; thence north 07 degrees 13 minutes east, 310.0 feet to a point; thence south 82 degrees 45 minutes east, 52.0 feet to a point on the west line of U.S. Survey 339; thence along said west line south 07 degrees 21 minutes 31 seconds west, 2,600.00 feet to a point; thence leaving said west line north 82 degrees 32 minutes 01 second west, 1,379.12 feet to a point; thence in a straight line in a westerly direction to a point on the east line of a tract of land recorded in deed book 585 at page 734, said point being located south 03 degrees 44 minutes 23 seconds west, 55.00 feet from the northeast corner of said tract; thence along the east line of said tract north 03 degrees 44 minutes 23 seconds east, 55.00 feet to the point of beginning, containing 156.35 acres, more or less.

- 2. The commissioner of administration shall set the terms and conditions for the conveyance as the commissioner deems reasonable. Such terms and conditions may include, but not be limited to, the number of appraisals required and the time, place, and terms of the conveyance.
 - 3. The attorney general shall approve the form of the instrument of conveyance."; and

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

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

Representative Pogue offered House Amendment No. 3.

House Amendment No. 3

AMEND House Bill No. 1237, Page 11, Section 6, Line 30, by inserting after all of said section and line the following:

"Section 7. 1. The director of the department of natural resources shall, at public auction or private sale, sell, transfer, grant, convey, remise, release and forever quitclaim to all interest of the state of Missouri in property located in Oregon County, Missouri, more particularly described as follows:

TRACT 1:

TOWNSHIP 22 NORTH, RANGE 2 WEST:

Section 3: All that part lying West of, or right bank of, the Eleven Point River;

Section 4: All that part of the East Half lying West of, or right bank of, the Eleven Point River; All of Lot 1 of the NW1/4;

Section 5: All of Lot 1 of the NE1/4; All of Lots 1 and 2 of the NW1/4; All that part of the E1/2 of Lot 3 of the NW1/4 of Section 5 which lies South and West of Billmore Hollow, EXCEPT therefrom that part lying north of Hwy "Y"; All of the W1/2 of Lot 3 of the NW1/4:

Section 6: All of the E1/2 of Lots 2 and 3 of the NE1/4;

Section 9: All of the North Fractional Half of the NE Fractional Quarter lying West of, or right bank of, the Eleven Point River;

TOWNSHIP 23 NORTH, RANGE 2 WEST:

Section 33: All of the SE1/4;

Section 34: All of the SW1/4 lying West of, or right bank of, the Eleven Point River.

PARCEL I:

An easement for ingress and egress over and across an existing private road, 50 feet in width, running Southeasterly from Highway "Y" to a point near the South line of Section 32, Township 23, Range 2, and thence East along the South line of Sections 32 and 33, in Township 23, Range 2 to the West line of the above described property.

TRACT 2:

All of Lot One (1) of the Northeast Quarter (NE1/4) and all that part of the Northwest Quarter (NW1/4) of the Southeast Quarter (SE1/4) lying South and East of Highway Y, in Section Six (6), Township Twenty-two (22), Range Two (2) West. The East Half (E1/2) of the Southeast Quarter (SE1/4) of Section Six (6), Township Twenty-two (22) North, Range Two (2) West. All the Southwest Quarter (SW1/4) of the Southeast Quarter (SE1/4) of Section Six (6), Township Twenty-two (22) North, Range Two (2) West of the Fifth Principal Meridian, except therefrom a strip of land 10 feet wide (being the south ten feet) of SE1/4 of said Section 6 for roadway, and except right of way for State Highway Y as shown recorded in Book 172 at Page 86 of the records of Oregon County, Missouri.

TOWNSHIP 22 NORTH, RANGE 2 WEST

Section 5: All of the North Half of the Southeast Quarter; Block 2 in Charles W. Melton and wife and E. W. Sitton and wife Subdivision of the SE 1/4 of the SE1/4 of Section 5 as shown in Plat Book 8 at Page 21 of the records of Oregon County, Missouri; All of the Southwest Quarter of the Southeast Quarter; All of the Southwest Quarter;

Section 7: All of the East Half of the Northeast Quarter; Block 1 of J. F. Melton Subdivision

of the SW1/4 of the NE1/4 of Section 7 as shown in Plat Book 6 at Page 5 of the records of Oregon County, Missouri; All of the Northwest Quarter of the Northeast Quarter; Section 8: Block 5 in S. D. Melton's Subdivision of the NE1/4 of the NE1/4 of Section 8 as shown in Plat Book 7 at Page 16 of the records of Oregon County, Missouri; Lot 2 Block 1 in S. D. Melton's Subdivision of the SW1/4 of the NE1/4 of Section 8 as shown in Plat Book 7 at Page 16 of the records of Oregon County, Missouri; All of the Northwest Quarter of the Northeast Quarter; All of Block 1 in G. T. Thomasson and wife's Subdivision of the NE1/4 of the SW1/4 of Section 8 as shown in Plat Book 6 at Page 38 of the Records of Oregon County, Missouri; All of Lot 1 of Block 1 in G. T. Thomasson and wife's former Subdivision of the NW1/4 of the SW1/4 of Section 8 as shown in Plat Book 7 at Page 17 of the Records of Oregon County, Missouri; All of the Northwest Quarter.

- 2. The property described in subsection 1 of this section shall not be used as a park, as the term is defined in section 253.010.
- 3. The property described in subsection 1 of this section shall first be offered for sale to the grantor of the property that granted such property to the department of natural resources and dedicated such property for public use, with such grantor having the right of first refusal. The grantor shall be offered the ability to repurchase such property at eighty percent of the property's fair market value. Such grantor shall have thirty calendar days to respond and accept such offer by the department of natural resources. If the grantor does not respond and accept such offer within thirty calendar days, the department may offer the property for sale at public auction or to any third party without the condition that such property be dedicated to public use, but shall not sell such property for less than eighty percent of the property's fair market value.
- 4. The commissioner of administration may set the terms and conditions for the conveyance as the commissioner deems reasonable so long as such terms do not conflict with the requirements of subsection 1 of this section. The property described under subsection 1 of this section may be subdivided and sold in parcels of not less than three hundred acres.
 - 5. The attorney general shall approve the form of the instrument of conveyance.
- 6. The property described under subsection 1 of this section shall be sold, transferred, granted, conveyed, remised, released and forever quitclaimed by the director of the department of natural resources by December 31, 2020.
- Section 8. 1. The director of the department of natural resources shall, at public auction or private sale, sell, transfer, grant, convey, remise, release and forever quitclaim to all interest of the state of Missouri in property located in Oregon County, Missouri, more particularly described as follows:

Tract 1:

Township 23 North, Range 2 West

Section 20: That part of the Northeast Quarter of the Southeast Quarter lying North and East of a line beginning at C-E-E 1/64th corner, thence in a Southeasterly direction to N-S 1/64th corner, Sections 20 and 21. All that part of the following described tracts lying East of Highway Y: The Southeast Quarter, the North Half of the Southwest Quarter, and the South Half of the Northwest Quarter: EXCEPT that part of the Northeast Quarter of the Southeast Quarter lying North and East of a line beginning at C-E-E 1/64th corner, thence in a Southeasterly direction to N-S 1/64th corner, Sections 20 and 21.

Section 21: All of the East Fractional Half of the Southeast Fractional Quarter lying west of, or right bank of, the Eleven Point River All that part of the Southwest Fractional Quarter of the Southeast Fractional Quarter lying west of, or right bank of, the Eleven Point River; All of the Southeast Quarter of the Southwest Quarter; All that part of the West Fractional Half of the Southwest Quarter of Section 21 that lies south of, or right bank of, the Eleven Point River; All that part of the NE1/4 of the SW1/4 and all that part of the NW1/4 of the SE1/4 lying west of, or the right bank of the Eleven Point River.

Section 27: All that part of Section 27 lying west of, or right bank of, the Eleven point river EXCEPT THAT PART of the West Fractional Half of the Southwest Fractional Quarter south and west and being right bank of Eleven Point River lying north of the 1/64th line east to Eleven Point River from the N-S 1/64th corner of Sections 27 and 28;

Section 28: All that part of Section 28 lying west of, or right bank of the Eleven Point River EXCEPT THAT PART of the Northeast Fractional Quarter of the Southeast Fractional Quarter west and being right bank of Eleven Point River lying east of the 1/64th line beginning at C-E-E 1/64th corner, thence south along E-E 1/64th line to C-S-NE-SE 1/256th corner;

Section 29: All that part of the following described tracts lying East of Highway Y: The South Half of the North Half, the North Half of the Southeast Quarter. All that part of the following described tracts lying East of Highway Y: The North Half of the North Half. Section 33: NE1/4 of Section 33

Section 34: All that part of the N1/2 lying west of, or right bank of the Eleven Point River.

Tract 2:

A Tract of land located in part of the NW1/4 of Section 33, Township 23 North, Range 2 West, 5th P.M., more particularly described as follows: BEGINNING at the Northwest corner of the NW1/4 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE South 88 degrees 54 minutes 38 seconds East along the North line of the NW1/4 of said Section 33, a distance of 2685.46 feet to the Northeast corner of the NW1/4 of said Section 33; THENCE South 01 degrees 59 minutes 05 seconds West along the East line of the NW1/4 of said Section 33; THENCE South 01 degrees 59 minutes 05 seconds West along the East line of the NW1/4 of said Section 33, a distance of 2095.82 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE North 88 degrees 07 minutes 05 seconds West, a distance of 1623.93 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE North 29 degrees 22 minutes 35 seconds West, a distance of 405.72 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE North 77 degrees 45 minutes 53 seconds West, a distance of 857.10 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the West line of the NW1/4 of said Section 33; THENCE North 01 degrees 44 minutes 27 seconds East along the West line of the NW1/4 of said Section 33, a distance of 1557.81 feet to the point of beginning. Contains 118.804 acres, more or less.

Also One Hundred (100) feet off the North end of the E1/2 of Section 32, Township 23 North Range 2 West lying east of State Highway Y. Contains 5.32 acres, more or less.

Tract 3:

A Tract of land located in part of the W1/2 of Section 33, Township 23 North, Range 2 West, 5th P.M., more particularly described as follows: COMMENCING at the Northwest corner of the NW1/4 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE S01°44'27"W along the West line of the W1/2 of said Section 33, a distance of 1557.81 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235", the true POINT OF BEGINNING; THENCE S77°45'53"E, a distance of 857.10 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S29°22'35"E, a distance of 405.72 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S88°07'05"E, a distance of 1623.93 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the East line of the W1/2 of said Section 33; THENCE S01°59'05"W along the East line of the W1/2 of said Section 33, a distance of 3198.69 feet to the Southeast corner of the W1/2 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N88°46'02"W along the South line of the W1/2 of said Section 33, a distance of 2376.56 feet; THENCE N88°59'23"W, continuing along the South line of the W1/2 of said Section 33, a distance of 286.30 feet to the Southwest corner of the W1/2 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N01°44'27"E along the West line of the W1/2 of said Section 33, a distance of 3730.78 feet to the point of beginning.

ALSO a tract of land located in part of the E1/2 of Section 32, Township 23 North, Range 2 West, 5th P.M. lying East of State Highway "Y" more particularly described as follows: BEGINNING at the Northeast corner of the E1/2 of said Section 32, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE S01°44'27"W along the East line of the E1/2 of said Section 32, a distance of 5288.59 feet to the Southeast corner of the E1/2 of said Section 32, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N88°59'23"W along the South line of the E1/2 of said Section 32, a distance of 1174.89 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the centerline of a road; THENCE Northwesterly along the centerline of said road, the following 7 courses and distances:

- 1) N53°07'50"W, a distance of 232.94 feet;
- 2) Northwesterly along the arc of a curve to the right, a distance of 329.08 feet, said curve having a radius of 853.54 feet and a central angle of 22°05'25";
 - 3) N31°02'27"W, a distance of 174.37 feet;
- 4) Northwesterly along the arc of a curve to the right, a distance of 114.74 feet, said curve having a radius of 376.24 feet and a central angle of 17°28'24";
 - 5) N13°34'03"W, a distance of 60.83 feet;
- 6) Northwesterly along the arc of a curve to the left, a distance of 116.41 feet, said curve having a radius of 135.37 feet and a central angle of 49°16'19";
- 7) N62°50'22"W, a distance of 45.54 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the Easterly right-of-way line of said Highway "Y"; THENCE Northerly along the Easterly right-of-way line of said Highway "Y" the following 11 courses and distances:
 - 1) N10°58'49"E, a distance of 596.72 feet;
- 2) Northerly along the arc of a curve to the left, a distance of 532.04 feet, said curve having a radius of 1202.90 feet and a central angle of 25°20'30";
 - 3) N14°53'34"W, a distance of 443.59 feet;
- 4) Northerly along the arc of a curve to the right, a distance of 188.16 feet, said curve having a radius of 929.48 feet and a central angle of 11°35'55";
 - 5) N03°08'38"W, a distance of 881.47 feet;
 - 6) N02°01'44"W, a distance of 385.89 feet;
- 7) Northerly along the arc of a curve to the right, a distance of 294.42 feet, said curve having a radius of 1020.52 feet and a central angle of 16°31'47";
 - 8) N13°33'40"W, a distance of 411.18 feet;
- 9) Northerly along the arc of a curve to the right, a distance of 145.39 feet, said curve having a radius of 872.95 feet and a central angle of 09°32'33";
 - 10) N04°25'44"W, a distance of 542.80 feet;
- 11) Northerly along the arc of a curve to the right, a distance of 136.94 feet, said curve having a radius of 531.11 feet and a central angle of 14°46'23" to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the North line of the E1/2 of said Section 32; THENCE S88°50'26"E along the North line of the E1/2 of said Section 32, a distance of 2306.26 feet to the point of beginning.

EXCEPT One Hundred (100) feet off the North end of the E1/2 of Section 32, Township 23 North Range 2 West lying east of State Highway Y.

EXCEPT FROM THE ABOVE DESCRIBED TRACTS: A Tract of land located in part of the NW1/4 of the SW1/4, the S1/2 of the SW1/4 and the SW1/4 of the SE1/4 of Section 28 and in part of the E1/2 of Section 32 and in part of the NW1/4 of the NE1/4 and the W1/2 of Section 33, all in Township 23 North, Range 2 West, 5th P.M., more particularly described as follows: BEGINNING at the Northwest corner of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N01°28'21"E along the West line of the S1/2 of the SW1/4 of said Section 28, a distance of 1321.75 feet to the Southwest corner of the NW1/4 of the SW1/4 of said Section 28, a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE N06°33'11"E, a distance of 44.17 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S87°39'26"E, a distance of

43.01 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S37°01'33"E, a distance of 292.00 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S47°29'15"E, a distance of 714.87 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235": THENCE S00°01'21"E, a distance of 577.93 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE N60°33'51"E, a distance of 819.53 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE N65°56'00"E, a distance of 855.43 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S06°39'52"W, a distance of 167.32 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S17°27'52"E, a distance of 240.29 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S34°34'14"E, a distance of 384.45 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S86°58'59"E, a distance of 193.42 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S09°39'02"E, a distance of 800.21 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S70°21'17"W, a distance of 409.82 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S59°26'51"W, a distance of 587.94 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S52°00'37"W, a distance of 269.32 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S15°30'30"E, a distance of 647.94 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S09°04'42"E, a distance of 779.77 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S08°27'07"E, a distance of 508.03 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S13°19'43"W, a distance of 201.64 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S01°05'15"E, a distance of 787.24 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S03°53'24"E, a distance of 881.25 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S13°15'24"W, a distance of 288.39 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the South line of the W1/2 of said Section 33; THENCE N88°46'02"W along the South line of the W1/2 of said Section 33, a distance of 1981.28 feet; THENCE N88°59'23"W continuing along the South line of the W1/2 of said Section 33, a distance of 286.30 feet to the Southwest corner of the W1/2 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE continuing N88°59'23"W along the South line of the E1/2 of said Section 32, a distance of 1174.98 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the centerline of an existing road; THENCE Northwesterly along the centerline of said existing road, the following 7 courses and distances:

- 1) N53°07'50"W, a distance of 232.94 feet;
- 2) Northwesterly along the arc of a curve to the right, a distance of 329.08 feet, said curve having a radius of 853.54 feet and a central angle of 22°05'25";
- 3) N31°02'27"W, a distance of 174.37 feet;
- 4) Northwesterly along the arc of a curve to the left, a distance of 114.74 feet, said curve having a radius of 376.24 feet and a central angle of 17°28'24";
- 5) N13°34'03"W, a distance of 60.83 feet;
- 6) Northwesterly along the arc of a curve to the left, a distance of 116.41 feet, said curve having a radius of 135.37 feet and a central angle of 49°16'19";
- 7) N62°50'22"W, a distance of 45.54 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the Easterly right-of-way line of State Highway "Y"; THENCE Northerly along the Easterly right-of-way line of said Highway "Y" the following 12 courses and distances:
- 1) N10°58'49"E, a distance of 596.72 feet;
- 2) Northerly along the arc of a curve to the left, a distance of 532.04 feet, said curve having a radius 1202.90 feet and a central angle of 25°20'30";

- 3) N14°53'34"W, a distance of 443.59 feet;
- 4) Northerly along the arc of a curve to the right, a distance of 188.16 feet, said curve having a radius of 929.48 feet and a central angle of 11°35'55";
- 5) N03°08'38"W, a distance of 881.47 feet;
- 6) N02°01'44"W, a distance of 385.89 feet;
- 7) Northerly along the arc of a curve to the left, a distance of 294.42 feet, said curve having a radius of 1020.52 feet and a central angle of 16°31'47";
- 8) N13°33'40"W, a distance of 411.18 feet;
- 9) Northerly along the arc of a curve to the right, a distance of 145.39 feet, said curve having a radius of 872.95 feet and a central angle of 09°32'33";
- 10) N04°25'44"W, a distance of 542.80 feet;
- 11) Northerly along the arc of a curve to the right, a distance of 129.35 feet, said curve having a radius of 676.80 feet and a central angle of 10°57'00" to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the North line of the E1/2 of said Section 32;
- 12) N06°30'24"E, a distance of 7.44 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the North line of the E1/2 of said Section 32; THENCE S88°50'26"E along the North line of the E1/2 of said Section 32, a distance of 2306.00 feet to the point beginning. Contains 547.327 acres, more or less.
- 2. The property described in subsection 1 of this section shall not be used as a park, as the term is defined in section 253.010.
- 3. The property described in subsection 1 of this section shall first be offered for sale to the grantor of the property that granted such property to the department of natural resources and dedicated such property for public use, with such grantor having the right of first refusal. The grantor shall be offered the ability to repurchase such property at eighty percent of the property's fair market value. Such grantor shall have thirty calendar days to respond and accept such offer by the department of natural resources. If the grantor does not respond and accept such offer within thirty calendar days, the department may offer the property for sale at public auction or to any third party without the condition that such property be dedicated to public use, but shall not sell such property for less than eighty percent of the property's fair market value.
- 4. The commissioner of administration may set the terms and conditions for the conveyance as the commissioner deems reasonable so long as such terms do not conflict with the requirements of subsection 1 of this section. The property described under subsection 1 of this section may be subdivided and sold in parcels of not less than three hundred acres.
 - 5. The attorney general shall approve the form of the instrument of conveyance.
- 6. The property described under subsection 1 of this section shall be sold, transferred, granted, conveyed, remissed, released, and forever quitclaimed by the director of the department of natural resources by December 31, 2020."; and

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

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

On motion of Representative Fitzwater, **HB 1237**, as amended, was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 581, relating to charter schools, was placed back on the House Bills for Perfection Calendar.

HB 230, relating to the sunshine law, was placed back on the House Bills for Perfection Calendar.

HB 231, relating to civil procedure, was placed back on the House Bills for Perfection Calendar.

HCS HB 919, relating to the partition of property among heirs, was taken up by Representative Evans.

On motion of Representative Evans, the title of HCS HB 919 was agreed to.

On motion of Representative Evans, HCS HB 919 was adopted.

On motion of Representative Evans, **HCS HB 919** was ordered perfected and printed.

HCS HB 1099, relating to higher education, was taken up by Representative Griesheimer.

On motion of Representative Griesheimer, the title of HCS HB 1099 was agreed to.

Representative Swan offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1099, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

- "174.255. 1. Southeast Missouri State University shall have authority to develop a statewide mission in visual and performing arts, computer science, and cybersecurity.
- 2. Southeast Missouri State University shall not be required to submit an application to the coordinating board for higher education seeking a statewide mission under section 173.030 in order to implement the statewide mission described in this section."; and

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

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

On motion of Representative Griesheimer, HCS HB 1099, as amended, was adopted.

On motion of Representative Griesheimer, **HCS HB 1099**, as amended, was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 326 - Fiscal Review

HB 337 - Fiscal Review

HB 637 - Fiscal Review

HB 208 - General Laws

HB 350 - General Laws

REFERRAL OF SENATE CONCURRENT RESOLUTIONS

The following Senate Concurrent Resolutions were referred to the Committee indicated:

SCR 3 - Judiciary

SS#2 SCR 14 - Elections and Elected Officials

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SCS SB 60 - Special Committee on Criminal Justice

SS SB 210 - Special Committee on Tourism

SS SB 218 - Elementary and Secondary Education

SCS SB 330 - Utilities

SCS SB 363 - Crime Prevention and Public Safety

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Rone reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **SB 133**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Black (7), Busick, Francis, Haden, Haffner, Kelly (141), Love, Morse (151), Pollitt (52), Rone, Sharpe, Spencer and Stephens (128)

Noes (8): Bosley, Carter, Hurst, Lavender, McCreery, Mosley, Rogers and Rowland

Absent (4): Hovis, Knight, Muntzel and Reedy

Committee on Children and Families, Chairman Solon reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **HCR 17**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Gannon, Ingle, Mackey, Moon, Neely, Solon, Stacy and Unsicker

Noes (0)

Absent (5): Bailey, Pietzman, Proudie, Rehder and Remole

Mr. Speaker: Your Committee on Children and Families, to which was referred **HCR 20**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Gannon, Ingle, Moon, Neely, Solon and Stacy

Noes (2): Mackey and Unsicker

Absent (5): Bailey, Pietzman, Proudie, Rehder and Remole

Mr. Speaker: Your Committee on Children and Families, to which was referred **SS SCS SB 230**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Gannon, Ingle, Mackey, Moon, Neely, Solon, Stacy and Unsicker

Noes (0)

Absent (5): Bailey, Pietzman, Proudie, Rehder and Remole

Committee on Corrections and Public Institutions, Chairman Roden reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 813**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Appelbaum, Green, Hansen, Henderson, McDaniel, Moon, Morse (151) and Remole

Noes (1): Roden

Absent (1): Franks Jr.

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

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was recommitted **HB 105**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute No. 2**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (4): Griffith, Hovis, Walsh and Wilson

Noes (3): Franks Jr., Ingle and McDaniel

Absent (3): Carter, Hill and Richey

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 111**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Franks Jr., Griffith, Hovis, Ingle, McDaniel, Walsh and Wilson

Noes (0)

Absent (3): Carter, Hill and Richey

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 558**, 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 (6): Griffith, Hovis, Ingle, McDaniel, Walsh and Wilson

Noes (1): Franks Jr.

Absent (3): Carter, Hill and Richey

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **SS SCS SB 291**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Franks Jr., Griffith, Hovis, Ingle, McDaniel, Walsh and Wilson

Noes (0)

Absent (3): Carter, Hill and Richey

Committee on Judiciary, Chairman Gregory reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 194**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): DeGroot, Evans, Gregory, Kolkmeyer, Mackey, Roberts (77), Schroer, Toalson Reisch and Trent

Noes (6): Coleman (97), Ellebracht, Hicks, Hill, Mitten and Sauls

Absent (2): Christofanelli and Veit

Mr. Speaker: Your Committee on Judiciary, to which was referred **SS SCS SB 30**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Coleman (97), DeGroot, Ellebracht, Evans, Gregory, Hicks, Hill, Kolkmeyer, Schroer and Toalson Reisch

Noes (4): Mackey, Mitten, Roberts (77) and Sauls

Absent (3): Christofanelli, Trent and Veit

Committee on Professional Registration and Licensing, Chairman Ross reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 1140**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Brown (27), Carpenter, Coleman (32), Dinkins, Helms, Neely, Porter, Roberts (161) and Ross

Noes (0)

Absent (4): Grier, McGee, Shawan and Sommer

Committee on Utilities, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Utilities, to which was referred **SCS SB 131**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Black (137), Bromley, DeGroot, Fitzwater, Francis, Haffner, Hicks and Simmons

Noes (6): Ingle, Kidd, McCreery, McGee, Pierson Jr. and Roberts (77)

Absent (2): McDaniel and Miller

Committee on Rules - Administrative Oversight, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 811**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Carpenter, Dogan, Kelly (141), Lavender, Mitten, Rehder, Schroer and Solon

Noes (0)

Absent (2): Gregory and Shull (16)

Committee on Rules - Legislative Oversight, Chairman Miller reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HCR 43**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Bondon, Chipman, Christofanelli, Houx, Miller and Sommer

Noes (2): Unsicker and Washington

Absent (2): Fitzwater and Runions

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HJR 37**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Bondon, Chipman, Houx, Miller, Runions and Unsicker

Noes (0)

Absent (4): Christofanelli, Fitzwater, Sommer and Washington

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HJRs 48, 46 & 47**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Chipman, Christofanelli, Fitzwater, Houx, Miller and Sommer

Noes (2): Runions and Unsicker

Absent (2): Bondon and Washington

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HJR 54**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Chipman, Christofanelli, Fitzwater, Houx, Miller, Sommer and Unsicker

Noes (0)

Absent (3): Bondon, Runions and Washington

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 900**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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

Noes (0)

Absent (2): Bondon and Washington

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 940**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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

Noes (0)

Absent (2): Bondon and Washington

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1049**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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

Noes (0)

Absent (2): Bondon and Washington

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1098**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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

Noes (0)

Absent (2): Fitzwater and Runions

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1143**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Bondon, Chipman, Christofanelli, Houx, Miller and Runions

Noes (1): Unsicker

Absent (3): Fitzwater, Sommer and Washington

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1160**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Bondon, Chipman, Christofanelli, Houx and Miller

Noes (3): Runions, Unsicker and Washington

Absent (2): Fitzwater and Sommer

MESSAGES FROM THE GOVERNOR

April 17, 2019

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES $100^{\rm th}$ GENERAL ASSEMBLY FIRST REGULAR SESSION STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 14 entitled:

AN ACT

To appropriate money for supplemental purposes for the expenses, grants, and distributions of the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the fiscal period ending June 30, 2019.

On April 17, 2019, I approved Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 14.

Respectfully Submitted,

/s/Michael L. Parson Governor Having been returned from the Governor with his approval, **CCS SCS HCS HB 14** was delivered to the Secretary of State by the Chief Clerk of the House.

The following proclamation was received from His Excellency, Governor Michael L. Parson.

PROCLAMATION

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

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

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

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

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

NOW THEREFORE, I, Michael L. Parson, GOVERNOR OF THE STATE OF MISSOURI, pursuant to Article IV, Section 27, do hereby make the following notification to the One Hundredth General Assembly of the State of Missouri:

I hereby notify the General Assembly, pursuant to Article IV, Section 27.2 of the Missouri Constitution, that through the third quarter of fiscal year 2019, the rate of expenditure for each of the appropriation lines in the fiscal year 2019 budget attached as Exhibit A is not in equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation.

I further notify the General Assembly, pursuant to Article IV, Section 27.3 of the Missouri Constitution, that I have taken no action to permanently reduce one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based in the fiscal year 2019 budget.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, this 17th day of April 2019.

/s/Michael L. Parson Governor

Attest:

/s/ Jay Ashcroft Secretary of State

	Exhibit A	
	Agency	Budget
		Appropriation
		Line
1	ELEM & SEC EDUCATION-OPER	02.015
2	ELEM & SEC EDUCATION-OPER	02.175
3	SOCIAL SERVICES-OPERATING	11.235
4	SOCIAL SERVICES-OPERATING	11.235
5	GOVERNOR-OPERATING	12.005
6	JUDICIARY-OPERATING	12.340
7	JUDICIARY-OPERATING	12.340
8	PUBLIC DEFENDER-OPERATING	12.400

Evhibit A

The following member's presence was noted: Chappelle-Nadal.

ADJOURNMENT

On motion of Representative Eggleston, the House adjourned until 10:00 a.m., Thursday, April 18, 2019.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Thursday, April 18, 2019, 8:30 AM, House Hearing Room 3.

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

The University of Missouri Food and Agriculture Policy Research Institute (FAPRI) will be giving a legislative briefing on their agricultural economy baseline to the House Agriculture Policy Committee and the Senate Agriculture, Food Production and Outdoor Resources Committee.

CONSERVATION AND NATURAL RESOURCES

Wednesday, April 24, 2019, 6:00 PM or upon adjournment (whichever is later),

House Hearing Room 4.

Executive session will be held: SB 84, SB 202, HB 460

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

ETHICS

Thursday, April 18, 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 18, 2019, 9:00 AM, House Hearing Room 5.

Public hearing will be held: SB 246, SB 54

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

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FISCAL REVIEW

Tuesday, April 23, 2019, 11:15 AM, South Gallery.

Executive session will be held: HCS HB 326, HB 337, HCS HB 548, HB 637

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

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Monday, April 29, 2019, 1:00 PM, House Hearing Room 4.

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

2nd Quarter Meeting.

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, April 18, 2019, 9:00 AM, House Hearing Room 4.

Executive session will be held: HCS HB 1065, SCS SB 89, SCS SB 180, HCS SB 134,

HB 754, HB 1097, HB 709, HB 241, HCS HB 1211, HB 534, HB 489, HB 541, HCS HB 957,

HCS#2 HB 1063

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

RULES - LEGISLATIVE OVERSIGHT

Thursday, April 18, 2019, 9:30 AM, House Hearing Room 4.

Executive session will be held: HCS SB 182, HCS SB 53, SB 20, HCS HB 744, HB 837,

HB 1038, HB 867, HB 408, HB 535, HCS HB 1199, HCS HB 665, HB 1006, HCS HB 1227,

HCS HB 1030, HCS HBs 167 & 166, HCS HB 576

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

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Thursday, April 18, 2019, 8:00 AM, House Hearing Room 1.

Public hearing will be held: SB 297

Executive session will be held: HB 731, HB 195

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

AMENDED

SPECIAL COMMITTEE ON TOURISM

Thursday, April 18, 2019, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HCR 47, SB 405, SCR 17

Executive session will be held: SCR 12, SCR 11, SB 196

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

TRANSPORTATION

Thursday, April 18, 2019, 8:45 AM, House Hearing Room 7.

Public hearing will be held: SB 371, HB 1157

Executive session will be held: HB 1058, SB 368, HCR 26

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

WORKFORCE DEVELOPMENT

Tuesday, April 23, 2019, 11:00 AM, House Hearing Room 6.

Executive session will be held: SB 68

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

HOUSE CALENDAR

FIFTY-FIFTH DAY, THURSDAY, APRIL 18, 2019

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 41 - Fitzwater HCS HJRs 48, 46 & 47 - Plocher

HOUSE COMMITTEE BILLS FOR PERFECTION - INFORMAL

HCB 6 - Christofanelli

HCB 3 - Justus

HOUSE BILLS FOR PERFECTION

HCS HB 581 - Roeber

HB 230 - Dinkins

HB 231 - Kolkmeyer

HB 685 - Kelly (141)

HCS HB 1135 - Dinkins

HB 600 - Bondon

HCS HB 656 - Carpenter

HB 345 - McGirl

HB 923 - Swan

HB 681 - Knight

HB 357 - Kidd

HB 217 - Hill

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 254 - Morris (140)

HCS HB 1122 - Coleman (97)

HB 877 - Kelly (141)

HCS HB 572 - Dinkins

HB 585 - Coleman (32)

HB 713 - Morris (140)

HCS HB 842 - Griffith

HB 1002 - Busick

HB 1044 - Wood

HCS HB 1083 - O'Donnell

HCS HB 1137 - Hill

HCS HB 1162 - Riggs

HCS HB 1170 - Bondon

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HCS HJR 19 - Christofanelli

HOUSE BILLS FOR THIRD READING

HCS HB 473 - Grier

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

HB 930 - Ross

HB 769 - Ross

HCS HB 326, (Fiscal Review 4/17/19) - Schroer

HB 637, (Fiscal Review 4/17/19) - Shawan

HCS HB 937 - Murphy

HB 1057 - Shawan

HB 186 - Trent

HCS HB 1206 - Anderson

HCS HBs 281 & 570 - Kelley (127)

HCS HB 749 - Tate

HB 1062 - Hansen

HCS HB 1151 - Evans

HB 337, (Fiscal Review 4/17/19) - Swan

HB 756 - Pfautsch

HB 943 - McGirl

HCS HB 951 - Haden

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 920 - Coleman (97)

HCS HB 548, (Fiscal Review 4/10/19) - Eggleston

SENATE BILLS FOR THIRD READING - CONSENT

(4/16/2019)

SB 179 - Bondon

SS SCS SB 197 - Plocher

SB 373 - Dogan

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 1674 Journal of the House

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