JOURNAL OF THE HOUSE

First Regular Session, 101st GENERAL ASSEMBLY

FIFTY-THIRD DAY, WEDNESDAY, APRIL 14, 2021

The House met pursuant to adjournment.

Speaker Pro Tem Wiemann in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

My help cometh from the Lord, who made heaven and earth. (Psalm 121:2)

Almighty God, who has given us this wonderful state for our heritage of 200 years, we humbly pray that we may always be a people mindful of Your favors, eager to do Your will, and glad to be of service to our fellow citizens, with humility, during our final month of session.

Save us from pride and prejudice, from vindictiveness and verbal violence, and lead us into the glorious freedom of those who put their trust in You and who walk in the way of Your commandments.

Give us wisdom to know Your will clearly and the strength to obey it. Fill us all with the love of truth, righteousness, and common sense, that we may be a blessing to Missouri and in turn our beloved Missouri be a blessing to our United States.

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: Evan Meyer.

The Journal of the fifty-second day was approved as printed.

THIRD READING OF HOUSE CONCURRENT RESOLUTIONS

HCR 29, relating to Harris-Stowe State University, was taken up by Representative Riggs.

On motion of Representative Riggs, HCR 29 was read the third time and passed by the following vote:

AYES: 147

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Butz

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Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	Derges	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Grier	Griesheimer	Griffith
Gunby	Haffner	Haley	Hannegan	Hardwick
Henderson	Hicks	Hill	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGirl	Merideth	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Person
Phifer	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Price IV	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Rogers	Rone	Rowland	Ruth
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 67
Stacy	Stevens 46	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Windham	Wright
Young	Mr. Speaker			

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 015

Bailey Bland Manlove Burton Busick DeGroot
Haden Houx Morse Mosley Pietzman
Roden Roeber Stephens 128 Tate Wallingford

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 307, relating to electric bicycles, was taken up by Representative Griesheimer.

Representative Griesheimer moved that the title of HCS HB 307 be agreed to.

Representative Walsh (50) offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 307, Page 1, In the Title, Line 4, by deleting the words "electric bicycles" and inserting in lieu thereof the words "motor vehicles"; and

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

On motion of Representative Walsh (50), **House Amendment No. 1** was adopted.

Representative Copeland offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 307, Pages 8-9, Section 301.010, Lines 114-125, by deleting all of said lines and inserting in lieu thereof the following:

"an area extending not more than a [one hundred] one hundred fifty mile radius from such site[, carries a load with dimensions not in excess of twenty five cubic yards per two axles with dual wheels,]; operated with a weight not exceeding twenty-two thousand four hundred pounds on one axle or with a weight not exceeding forty-four thousand eight hundred pounds on any tandem axle, except the front steering axle shall not exceed fifteen thousand pounds or the gross vehicle rating set by the manufacturer, with a total weight not to exceed one hundred five thousand pounds; and when operated on the national system of interstate and defense highways described in 23 U.S.C. Section 103, as amended, or outside the [one hundred] one hundred fifty mile radius from such site with an extended distance local log truck permit, such vehicle [shall] does not exceed the weight limits of section 304.180, does not have more than four axles, and does not pull a trailer which has more than three axles. Harvesting equipment which is used specifically for cutting, felling, trimming, delimbing, debarking, chipping, skidding, loading, unloading, and stacking may be transported on a local log truck. A local log truck [may] shall not exceed the limits required by law, however, if the truck does exceed such limits as determined by the inspecting officer, then notwithstanding any other provisions of law to the contrary, [such truck shall be subject to the weight limits required by such sections as licensed for eighty thousand pounds] violations of axle weight limitations shall be subject to the load limit penalty as described in sections 304.180 to 304.220;"; and

Further amend said bill and section, Page 9, Lines 127-133, by deleting all of said lines and inserting in lieu thereof the following:

"under this chapter to operate as a motor vehicle on the public highways of this state[5]; used exclusively in this state[5]; used to transport harvested forest products[5]; operated at a forested site and in an area extending not more than a [one hundred] one hundred fifty mile radius from such site[5, operated]; operated with a weight not exceeding twenty-two thousand four hundred pounds on one axle or with a weight not exceeding forty-four thousand eight hundred pounds on any tandem axle, except the front steering axle shall not exceed fifteen thousand pounds or the gross vehicle weight rating set by the manufacturer with a total weight not to exceed one hundred five thousand pounds; and when operated on the national system of interstate and defense highways described in 23 U.S.C. Section 103, as amended, or outside the [one hundred] one hundred fifty mile radius from such site with an extended distance"; and

Further amend said bill, Page 21, Section 304.001, Line 66, by inserting after all of said section and line the following:

"304.240. **1.** Any person, firm, corporation, partnership or association violating any of the provisions of sections 304.170 to 304.230 shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than five dollars or by confinement in a county jail for not more than twelve months, or by both the fine and confinement; provided, however, that where load limits as defined in sections 304.180 to 304.220 have been violated, the fine shall be two cents for each pound of excess weight up to and including five hundred, and five cents for each pound of excess weight above five hundred and not exceeding one thousand, and ten cents for each pound in excess weight above one thousand; provided that, when any vehicle is being operated under a special permit as provided in section 304.200, the term "excess weight" means only weight in excess of the amount permitted in the permit as issued. The court may, in its discretion, cause to be impounded the motor vehicle operated by any person violating the provisions of this section until such time as the fine and cost assessed by the court under this section is paid.

2. Notwithstanding subsection 1 of this section, the fine for a load-limit violation under sections 304.180 to 304.220 involving a local log truck or a local log truck tractor, as such terms are defined in section 301.010, shall be as follows:

- (1) If the weight exceeds the limit by one pound to four thousand nine hundred ninety-nine pounds, the fine shall be ten cents for each pound of excess weight;
- (2) If the weight exceeds the limit by five thousand pounds to nine thousand nine hundred ninetynine pounds, the fine shall be twenty cents for each pound of excess weight; and
- (3) If the weight exceeds the limit by ten thousand pounds or more, the fine shall be fifty cents for each pound of excess weight."; and

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

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

Representative Walsh (50) offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 307, Page 21, Section 304.001, Line 66, by inserting after all of said section and line the following:

- "304.022. 1. Upon the immediate approach of an emergency vehicle giving audible signal by siren or while having at least one lighted lamp exhibiting red light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle or a flashing blue light authorized by section 307.175, the driver of every other vehicle shall yield the right-of-way and shall immediately drive to a position parallel to, and as far as possible to the right of, the traveled portion of the highway and thereupon stop and remain in such position until such emergency vehicle has passed, except when otherwise directed by a police or traffic officer.
- 2. Upon approaching a stationary vehicle displaying lighted red or red and blue lights, or a stationary vehicle displaying lighted amber or amber and white lights, the driver of every motor vehicle shall:
- (1) Proceed with caution and yield the right-of-way, if possible with due regard to safety and traffic conditions, by making a lane change into a lane not adjacent to that of the stationary vehicle, if on a roadway having at least four lanes with not less than two lanes proceeding in the same direction as the approaching vehicle; or
- (2) Proceed with due caution and reduce the speed of the vehicle, maintaining a safe speed for road conditions, if changing lanes would be unsafe or impossible.
- 3. The motorman of every streetcar shall immediately stop such car clear of any intersection and keep it in such position until the emergency vehicle has passed, except as otherwise directed by a police or traffic officer.
 - 4. An "emergency vehicle" is a vehicle of any of the following types:
- (1) A vehicle operated by the state highway patrol, the state water patrol, the Missouri capitol police, a conservation agent, or a state park ranger, those vehicles operated by enforcement personnel of the state highways and transportation commission, police or fire department, sheriff, constable or deputy sheriff, federal law enforcement officer authorized to carry firearms and to make arrests for violations of the laws of the United States, traffic officer, [ex] coroner, medical examiner, or forensic investigator of the county medical examiner's office, or by a privately owned emergency vehicle company;
- (2) A vehicle operated as an ambulance or operated commercially for the purpose of transporting emergency medical supplies or organs;
 - (3) Any vehicle qualifying as an emergency vehicle pursuant to section 307.175;
- (4) Any wrecker, or tow truck or a vehicle owned and operated by a public utility or public service corporation while performing emergency service;
- (5) Any vehicle transporting equipment designed to extricate human beings from the wreckage of a motor vehicle;
- (6) Any vehicle designated to perform emergency functions for a civil defense or emergency management agency established pursuant to the provisions of chapter 44;
- (7) Any vehicle operated by an authorized employee of the department of corrections who, as part of the employee's official duties, is responding to a riot, disturbance, hostage incident, escape or other critical situation where there is the threat of serious physical injury or death, responding to mutual aid call from another criminal justice agency, or in accompanying an ambulance which is transporting an offender to a medical facility;
- (8) Any vehicle designated to perform hazardous substance emergency functions established pursuant to the provisions of sections 260.500 to 260.550;

- (9) Any vehicle owned by the state highways and transportation commission and operated by an authorized employee of the department of transportation that is marked as a department of transportation emergency response or motorist assistance vehicle; or
- (10) Any vehicle owned and operated by the civil support team of the Missouri National Guard while in response to or during operations involving chemical, biological, or radioactive materials or in support of official requests from the state of Missouri involving unknown substances, hazardous materials, or as may be requested by the appropriate state agency acting on behalf of the governor.
- 5. (1) The driver of any vehicle referred to in subsection 4 of this section shall not sound the siren thereon or have the front red lights or blue lights on except when such vehicle is responding to an emergency call or when in pursuit of an actual or suspected law violator, or when responding to, but not upon returning from, a fire.
 - (2) The driver of an emergency vehicle may:
 - (a) Park or stand irrespective of the provisions of sections 304.014 to 304.025;
- (b) Proceed past a red or stop signal or stop sign, but only after slowing down as may be necessary for safe operation;
 - (c) Exceed the prima facie speed limit so long as the driver does not endanger life or property;
 - (d) Disregard regulations governing direction of movement or turning in specified directions.
- (3) The exemptions granted to an emergency vehicle pursuant to subdivision (2) of this subsection shall apply only when the driver of any such vehicle while in motion sounds audible signal by bell, siren, or exhaust whistle as may be reasonably necessary, and when the vehicle is equipped with at least one lighted lamp displaying a red light or blue light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle.
- 6. No person shall purchase an emergency light as described in this section without furnishing the seller of such light an affidavit stating that the light will be used exclusively for emergency vehicle purposes.
 - 7. Violation of this section shall be deemed a class A misdemeanor."; and

Further amend said bill, Page 21, Section 307.025, Line 4, by inserting after all of said section and line the following:

- "307.175. 1. Motor vehicles and equipment which are operated by any member of an organized fire department, ambulance association, or rescue squad, whether paid or volunteer, may be operated on streets and highways in this state as an emergency vehicle under the provisions of section 304.022 while responding to a fire call or ambulance call or at the scene of a fire call or ambulance call and while using or sounding a warning siren and using or displaying thereon fixed, flashing or rotating blue lights, but sirens and blue lights shall be used only in bona fide emergencies.
- 2. (1) Notwithstanding subsection 1 of this section, the following vehicles may use or display fixed, flashing, or rotating red or red and blue lights:
 - (a) Emergency vehicles, as defined in section 304.022, when responding to an emergency;
 - (b) Vehicles operated as described in subsection 1 of this section;
- (c) Vehicles and equipment owned or leased by a contractor or subcontractor performing work for the department of transportation, except that the red or red and blue lights shall be displayed on vehicles or equipment described in this paragraph only between dusk and dawn, when such vehicles or equipment are stationary, such vehicles or equipment are located in a work zone as defined in section 304.580, highway workers as defined in section 304.580 are present, and such work zone is designated by a sign or signs. No more than two vehicles or pieces of equipment in a work zone may display fixed, flashing, or rotating lights under this subdivision;
- (d) Vehicles and equipment owned, leased, or operated by a coroner, medical examiner, or forensic investigator of the county medical examiner's office or a similar entity, when responding to a crime scene, motor vehicle accident, workplace accident, or any location at which the services of such professionals have been requested by a law enforcement officer.
- (2) The following vehicles and equipment may use or display fixed, flashing, or rotating amber or amber and white lights:
- (a) Vehicles and equipment owned or leased by the state highways and transportation commission and operated by an authorized employee of the department of transportation;
- (b) Vehicles and equipment owned or leased by a contractor or subcontractor performing work for the department of transportation, except that the amber or amber and white lights shall be displayed on vehicles

described in this paragraph only when such vehicles or equipment are located in a work zone as defined in section 304.580, highway workers as defined in section 304.580 are present, and such work zone is designated by a sign or signs;

- (c) Vehicles and equipment operated by a utility worker performing work for the utility, except that the amber or amber and white lights shall be displayed on vehicles described in this paragraph only when such vehicles are stationary, such vehicles or equipment are located in a work zone as defined in section 304.580, a utility worker is present, and such work zone is designated by a sign or signs. As used in this paragraph, the term "utility worker" means any employee while in performance of his or her job duties, including any person employed under contract of a utility that provides gas, heat, electricity, water, steam, telecommunications or cable services, or sewer services, whether privately, municipally, or cooperatively owned.
- 3. Permits for the operation of such vehicles equipped with sirens or blue lights shall be in writing and shall be issued and may be revoked by the chief of an organized fire department, organized ambulance association, rescue squad, or the state highways and transportation commission and no person shall use or display a siren or blue lights on a motor vehicle, fire, ambulance, or rescue equipment without a valid permit authorizing the use. A permit to use a siren or lights as heretofore set out does not relieve the operator of the vehicle so equipped with complying with all other traffic laws and regulations. Violation of this section constitutes a class A misdemeanor."; and

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

On motion of Representative Walsh (50), **House Amendment No. 3** was adopted.

Representative Basye offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 307, Page 5, Section 300.010, Line 141, by inserting after all of said section and line the following:

- "300.155. Whenever traffic is controlled by traffic control signals exhibiting different colored lights, or colored lighted arrows, successively one at a time or in combination, only the colors green, red and yellow shall be used, except for special pedestrian signals carrying a word legend, and said lights shall indicate and apply to drivers of vehicles and pedestrians as follows:
 - (1) Green indication
- (a) Vehicular traffic facing a circular green signal may proceed straight through or turn right or left unless a sign at such place prohibits either such turn. But vehicular traffic, including vehicles turning right or left, shall yield the right-of-way to other vehicles and to pedestrians lawfully within the intersection or an adjacent crosswalk at the time such signal is exhibited:
- (b) Vehicular traffic facing a green arrow signal, shown alone or in combination with another indication, may cautiously enter the intersection only to make the movement indicated by such arrow, or such other movement as is permitted by other indications shown at the same time. Such vehicular traffic shall yield the right-of-way to pedestrians lawfully within an adjacent crosswalk and to other traffic lawfully using the intersection;
- (c) Unless otherwise directed by a pedestrian control signal as provided in section 300.160, pedestrians facing any green signal, except when the sole green signal is a turn arrow, may proceed across the roadway within any marked or unmarked crosswalk.
 - (2) Steady yellow indication
- (a) Vehicular traffic facing a steady yellow signal is thereby warned that the related green movement is being terminated or that a red indication will be exhibited immediately thereafter when vehicular traffic shall not enter the intersection:
- (b) Pedestrians facing a steady yellow signal, unless otherwise directed by a pedestrian control signal as provided in section 300.160, are thereby advised that there is insufficient time to cross the roadway before a red indication is shown and no pedestrian shall then start to cross the roadway.
 - (3) Steady red indication
- (a) Vehicular traffic facing a steady red signal alone shall stop before entering the crosswalk on the near side of the intersection or, if none, then before entering the intersection and shall remain standing until a green indication is shown except as provided in paragraph (b) of this subdivision;

- (b) The driver of a vehicle which is stopped as close as practicable at the entrance to the crosswalk on the near side of the intersection or, if none, then at the entrance to the intersection in obedience to a red signal, may cautiously enter the intersection to make a right turn but shall yield the right-of-way to pedestrians and other traffic proceeding as directed by the signal at the intersection, except that the state highways and transportation commission with reference to an intersection involving a state highway, and local authorities with reference to an intersection involving other highways under their jurisdiction, may prohibit any such right turn against a red signal at any intersection where safety conditions so require, said prohibition shall be effective when a sign is erected at such intersection giving notice thereof;
- (c) The driver of a vehicle which is in the left-most lane on a one-way street and stopped as close as practicable at the entrance to the crosswalk on the near side of the intersection or, if none, then at the entrance to the intersection in obedience to a red signal, may cautiously enter the intersection to make a left turn onto a one-way street but shall yield the right-of-way to pedestrians and other traffic proceeding as directed by the signal at the intersection, except that the state highways and transportation commission with reference to an intersection involving a state highway, and local authorities with reference to an intersection involving other highways under their jurisdiction, may prohibit any such left turn against a red signal at any intersection where safety conditions so require and such prohibition shall be effective when a sign is erected at such intersection giving notice thereof;
- (d) Unless otherwise directed by a pedestrian control signal as provided in section 300.160, pedestrians facing a steady red signal alone shall not enter the roadway.
- (4) In the event an official traffic control signal is erected and maintained at a place other than an intersection, the provisions of this section shall be applicable except as to those provisions which by their nature can have no application. Any stop required shall be made at a sign or marking on the pavement indicating where the stop shall be made, but in the absence of any such sign or marking the stop shall be made at the signal."; and

Further amend said bill, Page 21, Section 304.001, Line 66, by inserting after all of said section and line the following:

- "304.281. 1. Whenever traffic is controlled by traffic control signals exhibiting different colored lights, or colored lighted arrows, successively one at a time or in combination, only the colors green, red and yellow shall be used, except for special pedestrian signals carrying a word legend, and said lights shall indicate and apply to drivers of vehicles and pedestrians as follows:
 - (1) Green indication
- (a) Vehicular traffic facing a circular green signal may proceed straight through or turn right or left unless a sign at such place prohibits either such turn. But vehicular traffic, including vehicles turning right or left, shall yield the right-of-way to other vehicles and to pedestrians lawfully within the intersection or an adjacent crosswalk at the time such signal is exhibited;
- (b) Vehicular traffic facing a green arrow signal, shown alone or in combination with another indication, may cautiously enter the intersection only to make the movement indicated by such arrow, or such other movement as is permitted by other indications shown at the same time. Such vehicular traffic shall yield the right-of-way to pedestrians lawfully within an adjacent crosswalk and to other traffic lawfully using the intersection;
- (c) Unless otherwise directed by a pedestrian control signal, as provided in section 304.291, pedestrians facing any green signal, except when the sole green signal is a turn arrow, may proceed across the roadway within any marked or unmarked crosswalk.
 - (2) Steady yellow indication
- (a) Vehicular traffic facing a steady yellow signal is thereby warned that the related green movement is being terminated or that a red indication will be exhibited immediately thereafter when vehicular traffic shall not enter the intersection;
- (b) Pedestrians facing a steady yellow signal, unless otherwise directed by a pedestrian control signal as provided in section 304.291, are thereby advised that there is insufficient time to cross the roadway before a red indication is shown and no pedestrian shall then start to cross the roadway.
 - (3) Steady red indication
- (a) Vehicular traffic facing a steady red signal alone shall stop before entering the crosswalk on the near side of the intersection at a clearly marked stop line but, if none, then before entering the intersection and shall remain standing until an indication to proceed is shown except as provided in paragraph (b);

- (b) The driver of a vehicle which is stopped as close as practicable at the entrance to the crosswalk on the near side of the intersection or, if none, then at the entrance to the intersection in obedience to a red signal, may cautiously enter the intersection to make a right turn but shall yield the right-of-way to pedestrians and other traffic proceeding as directed by the signal at the intersection, except that the state highways and transportation commission with reference to an intersection involving a state highway, and local authorities with reference to an intersection involving other highways under their jurisdiction, may prohibit any such right turn against a red signal at any intersection where safety conditions so require, said prohibition shall be effective when a sign is erected at such intersection giving notice thereof;
- (c) The driver of a vehicle which is in the left-most lane on a one-way street and stopped as close as practicable at the entrance to the crosswalk on the near side of the intersection or, if none, then at the entrance to the intersection in obedience to a red signal, may cautiously enter the intersection to make a left turn onto a one-way street but shall yield the right-of-way to pedestrians and other traffic proceeding as directed by the signal at the intersection, except that the state highways and transportation commission with reference to an intersection involving a state highway, and local authorities with reference to an intersection involving other highways under their jurisdiction, may prohibit any such left turn against a red signal at any intersection where safety conditions so require and such prohibition shall be effective when a sign is erected at such intersection giving notice thereof;
- (d) Unless otherwise directed by a pedestrian control signal as provided in section 304.291, pedestrians facing a steady red signal alone shall not enter the roadway.
- (4) In the event an official traffic control signal is erected and maintained at a place other than an intersection, the provision of this section shall be applicable except as to those provisions which by their nature can have no application. Any stop required shall be made at a sign or marking on the pavement indicating where the stop shall be made, but in the absence of any such sign or marking the stop shall be made at the signal.
- 2. Notwithstanding the provisions of section 304.361, violation of this section is a class C misdemeanor."; and

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

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

Representative Eggleston assumed the Chair.

On motion of Representative Griesheimer, HCS HB 307, as amended, was adopted.

On motion of Representative Griesheimer, **HCS HB 307**, as amended, was ordered perfected and printed.

HB 158, relating to meeting fees for certain county bodies, was taken up by Representative Hudson.

On motion of Representative Hudson, the title of **HB 158** was agreed to.

MOTION

Representative Hudson, having voted on the prevailing side, moved that the vote by which the title for **HB 158** was agreed to be reconsidered.

Which motion was adopted by the following vote:

AYES: 142

AtchisonBakerBangertBaringerBarnesBasyeBillingtonBlack 137Black 7Bland ManloveBosleyBromleyBrown 27Brown 70Buchheit-CourtwayBurgerBurnettBusickButzChipmanChristofanelliClemensColeman 32Coleman 97CollinsCookCopelandDavidsonDavisDeaton
Bosley Bromley Brown 27 Brown 70 Buchheit-Courtway Burger Burnett Busick Butz Chipman Christofanelli Clemens Coleman 32 Coleman 97 Collins
Burger Burnett Busick Butz Chipman Christofanelli Clemens Coleman 32 Coleman 97 Collins
Christofanelli Clemens Coleman 32 Coleman 97 Collins
Cook Copeland Davidson Davis Deaton
Derges Dinkins Dogan Doll Eggleston
Ellebracht Evans Falkner Fishel Fitzwater
Fogle Francis Gray Gregory 51 Gregory 96
Grier Griesheimer Griffith Gunby Haden
Haffner Haley Hannegan Hardwick Henderson
Hicks Hill Hovis Hudson Hurlbert
Ingle Johnson Kalberloh Kelley 127 Kelly 141
Kidd Knight Lewis 25 Lewis 6 Mackey
Mayhew McCreery McGaugh McGirl Merideth
Mosley Murphy Nurrenbern O'Donnell Owen
Patterson Perkins Person Phifer Pike
Plocher Pollitt 52 Pollock 123 Porter Pouche
Price IV Proudie Quade Railsback Reedy
Richey Riggs Riley Roberts Roden
Rogers Rone Rowland Ruth Sander
Sassmann Sauls Schnelting Schwadron Seitz
Sharp 36 Sharpe 4 Shaul Shields Smith 155
Smith 67 Stacy Stevens 46 Taylor 139 Taylor 48
Terry Thomas Thompson Trent Turnbaugh
Unsicker Van Schoiack Wallingford Walsh 50 Walsh Moore 93
Weber West Wiemann Windham Wright
Young Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 020

Bailey Brown 16 Aune Boggs Burton DeGroot Houx Lovasco McDaniel Cupps Morse Pietzman Roeber Schroer Simmons Smith 163 Stephens 128 Tate Veit Toalson Reisch

VACANCIES: 001

Representative Rowland offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 158, Page 1, In the Title, Line 3, by deleting the words "meeting fees for certain"; and Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

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

Representative Hudson offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 158, Page 3, Section 64.870, Line 63, by inserting after all of said section and line the following:

- "230.205. 1. The alternative county highway commission provided by sections 230.200 to 230.260 shall not become operative in any county unless adopted by a vote of the majority of the voters of the county voting upon the question at an election. All counties of this state which have adopted the alternative county highway commission may abolish it [and return to the county highway commission provided for by sections 230.010 to 230.110] by submitting the question to a vote of the voters of the county in the manner provided by law or by a vote of the governing body.
- 2. Any county which does not adopt the alternative county highway commission provided by sections 230.200 to 230.260, or any county in which [a majority of the voters of the county voting upon the question reject] the alternative county highway commission provided by sections 230.200 to 230.260 is abolished shall [retain] adopt either the county highway commission provided by sections 230.010 to 230.110 or the provisions of sections 231.010 to 231.130."; and

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

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

Representative Rowland offered House Amendment No. 3.

House Amendment No. 3

AMEND House Bill No. 158, Page 3, Section 64.870, Line 63, by inserting after all of said line the following:

"137.275. Every person who thinks himself aggrieved by the assessment of his property may appeal to the county board of equalization, in person, by attorney or agent, or in writing. Such appeals shall be lodged with the county board of equalization on or before the second Monday in July. Upon receiving an appeal, the county board of equalization or its representative shall promptly issue a receipt to the person lodging the appeal, confirming that the appeal has been received. If the appeal is lodged in person, such receipt shall be issued immediately. If the appeal is lodged via mail or electronically, such receipt shall be issued within two business days."; and

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

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

Representative Kidd offered House Amendment No. 4.

House Amendment No. 4

AMEND House Bill No. 158, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

- "49.055. 1. A county commissioner, presiding county commissioner, or county executive in any county of the first classification may be removed by the qualified voters of such county by recall petition in accordance with the procedures under sections 49.055 to 49.057, subject to the following limitations:
 - (1) The commissioner shall have held office for at least six months;
- (2) The recall election shall be held at least nine months before the end of the commissioner's term; and

- (3) A recalled commissioner shall not be a candidate to succeed himself or herself at a special election held to fill the vacancy created by the commissioner's recall and shall not be appointed to fill the vacancy.
- 2. A petition, signed by voters eligible to vote for a successor to the commissioner sought to be removed, that demands the recall of the commissioner may be filed with the county election authority. The petition shall have a number of signatures equal to at least ten percent of the total number of registered voters in such county voting in the last election at which the commissioner was elected. The petition shall contain a statement of the reason recall is sought, which shall not be more than two hundred words in length. The petition for recall shall be filed no later than sixty days after the date of the earliest signature on the petition. A reason for recall may be misconduct in office, incompetence, or failure to perform duties prescribed by law. The signatures to the petition need not all be appended to one page. Each signer to the petition shall add his or her signature; the signer's place of residence, including street and number; and the date signed. One of the signers of each page shall make an oath before an officer competent to administer oaths that the statements made therein are true, as he or she believes, and that each signature to the page appended is the genuine signature of the person whose name it purports to be."; and

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

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

Representative Kalberloh offered House Amendment No. 5.

House Amendment No. 5

AMEND House Bill No. 158, Page 3, Section 64.870, Line 63, by inserting after said section and line the following:

- "214.160. 1. Under sections 214.140 to 214.180, and as otherwise not prohibited under Article VI, Section 23 of the Constitution of Missouri, the county commission may invest or loan said trust fund or funds in United States government, state, county or municipal bonds, certificates of deposit, first real estate mortgages, or deeds of trust and may utilize investment managers to invest, reinvest, and manage assets, subject to the terms, conditions, and limitations provided in this section and Article IV, Section 15 of the Constitution of Missouri. [They] When sufficient, the commission shall use the net income from said trust fund or funds or such investments or so much thereof as is necessary to support and maintain and beautify any public or private cemetery or any particular part thereof which may be designated by the person, persons or firm or association making said gift or bequest. If the net income from said trust fund or funds is not sufficient to support and maintain and beautify a cemetery, the commission may also use as much of the principal thereof as the commission deems necessary for such purposes. In maintaining or supporting the cemetery or any particular part or portion thereof the commission shall as nearly as possible follow the expressed wishes of the creator of said trust fund.
- 2. An investment manager shall discharge his or her duties in the interest of the public or private cemetery and the interest of the person, persons, or firm making the gift or bequest and shall:
- (1) Act with the same care, skill, prudence, and diligence under the circumstances then prevailing that a prudent person acting in a similar capacity and familiar with those matters would use in the conduct of a similar enterprise with similar aims;
- (2) Act with due regard for the management, reputation, and stability of the issuer and the character of the particular investments being considered;
- (3) Make investments for the purpose of supporting, maintaining, and beautifying any public or private cemetery or any particular part thereof, which may be designated by the person, persons, or firm or association making said gift or bequest, and of defraying reasonable expenses of investing the assets;
- (4) Give appropriate consideration to those facts and circumstances that the investment fiduciary knows or should know are relevant to the particular investment or investment course of action involved, including the role the investment or investment course of action plays in that portion of the investments for which the investment fiduciary has responsibility. For purposes of this subdivision, "appropriate consideration" shall include, but is not limited to, a determination by the investment fiduciary that a particular investment or investment course of action is reasonably designed to further the purposes of supporting, maintaining, and beautifying any public or private cemetery or any

particular part thereof, which may be designated by the person, persons, or firm or association making said gift or bequest, while considering the risk of loss and the opportunity for gain or other return associated with the investment or investment course of action and considering the following factors as they relate to the investment or investment course of action:

- (a) The diversification of the investments;
- (b) The liquidity and current return of the investments relative to the anticipated cash flow requirements; and
 - (c) The projected return of the investments relative to the funding objectives; and
- (5) Give appropriate consideration to investments that would enhance the general welfare of this state and its citizens if those investments offer the safety and rate of return comparable to other investments available to the investment fiduciary at the time the investment decision is made.
- 3. As used in this section, "invest" or "investment" means utilization of moneys in the expectation of future returns in the form of income or capital gain.
 - 214.270. As used in sections 214.270 to 214.410, the following terms mean:
- (1) "Agent" or "authorized agent", any person empowered by the cemetery operator to represent the operator in dealing with the general public, including owners of the burial space in the cemetery;
- (2) "Burial merchandise", a monument, marker, memorial, tombstone, headstone, urn, outer burial container, or similar article [which] that may contain specific lettering, shape, color, or design as specified by the purchaser;
- (3) "Burial space", one or more than one plot, grave, mausoleum, crypt, lawn, surface lawn crypt, niche, or space used or intended for the interment of the human dead;
- (4) "Cemetery", property restricted in use for the interment of the human dead by formal dedication or reservation by deed but shall not include any of the foregoing held or operated by the state or federal government or any political subdivision thereof, any incorporated city or town, any county, or any religious organization, cemetery association, or fraternal society holding the same for sale solely to members and their immediate families;
- (5) "Cemetery association", any number of persons who shall have associated themselves by articles of agreement in writing as a not-for-profit association or organization, whether incorporated or unincorporated, formed for the purpose of ownership, preservation, care, maintenance, adornment and administration of a cemetery. Cemetery associations shall be governed by a board of directors. Directors shall serve without compensation;
 - (6) "Cemetery operator" or "operator", any person who owns, controls, operates or manages a cemetery;
- (7) "Cemetery prearranged contract", any contract with a cemetery or cemetery operator for burial merchandise or burial services covered by sections 214.270 to 214.410 [which] that is entered into before the death of the individual for whom the burial merchandise or burial services are intended;
- (8) "Cemetery service" or "burial service", those services performed by a cemetery owner or operator licensed as an endowed care or nonendowed cemetery including setting a monument or marker, setting a tent, excavating a grave, interment, entombment, inurnment, setting a vault, or other related services within the cemetery;
 - (9) "Columbarium", a building or structure for the inurnment of cremated human remains;
- (10) "Community mausoleum", a mausoleum containing a substantial area of enclosed space and having either a heating, ventilating, or air conditioning system;
 - (11) "Department", department of commerce and insurance;
- (12) "Developed acreage", the area [which] that has been platted into grave spaces and has been developed with roads, paths, features, or ornamentations and in which burials can be made;
 - (13) "Director", director of the division of professional registration;
 - (14) "Division", division of professional registration;
- (15) "Endowed care", the maintenance, repair, and care of all burial space subject to the endowment within a cemetery, including any improvements made for the benefit of such burial space. Endowed care shall include the general overhead expenses needed to accomplish such maintenance, repair, care, and improvements. Endowed care shall include the terms perpetual care, permanent care, continual care, eternal care, care of duration, or any like term;
- (16) "Endowed care cemetery", a cemetery, or a section of a cemetery, [which] that represents itself as offering endowed care and [which] that complies with the provisions of sections 214.270 to 214.410;
- (17) "Endowed care fund", "endowed care trust", or "trust", any cash or cash equivalent, to include any income therefrom, impressed with a trust by the terms of any gift, grant, contribution, payment, devise, or bequest to an endowed care cemetery, or its endowed care trust, or funds to be delivered to an endowed care cemetery's trust received pursuant to a contract and accepted by any endowed care cemetery operator or [his] the operator's agent. This definition includes the terms endowed care funds, maintenance funds, memorial care funds, perpetual care funds, or any like term;

- (18) "Escrow account", an account established in lieu of an endowed care fund as provided under section 214.330 or an account used to hold deposits under section 214.387;
- (19) "Escrow agent", an attorney, title company, certified public accountant, or other person authorized by the division to exercise escrow powers under the laws of this state;
- (20) "Escrow agreement", an agreement subject to approval by the office between an escrow agent and a cemetery operator or its agent or related party with common ownership[5] to receive and administer payments under cemetery prearranged contracts sold by the cemetery operator;
- (21) "Family burial ground", a cemetery in which no burial space is sold to the public and in which interments are restricted to persons related by blood or marriage;
- (22) "Fraternal cemetery", a cemetery owned, operated, controlled, or managed by any fraternal organization or auxiliary organizations thereof, in which the sale of burial space is restricted solely to its members and their immediate families;
- (23) "Garden mausoleum", a mausoleum without a substantial area of enclosed space and having its crypt and niche fronts open to the atmosphere. Ventilation of the crypts by forced air or otherwise does not constitute a garden mausoleum as a community mausoleum;
- (24) "Government cemetery", or "municipal cemetery", a cemetery owned, operated, controlled, or managed by the federal government, the state, or a political subdivision of the state, including a county or municipality or instrumentality thereof;
- (25) "Grave" or "plot", a place of ground in a cemetery, used or intended to be used for burial of human remains;
- (26) "Human and pet cemetery", a tract of real estate separate from a cemetery in which both human remains and the remains of creatures other than human may be interred and memorialized at the discretion of the lot holder and subject to the rules of the human and pet cemetery. Burial space in a human and pet cemetery shall have the same meaning as defined in this section but be applicable to pets as well as human dead. A human and pet cemetery shall be treated as a cemetery under sections 214.270 to 214.410 for purposes of licensing and endowed care;
- (27) "Human remains", the body of a deceased person in any state of decomposition, as well as cremated remains;
 - [(27)] (28) "Inurnment", placing an urn containing cremated remains in a burial space;
- [(28)] (29) "Lawn crypt", a burial vault or other permanent container for a casket [which] that is permanently installed below ground prior to the time of the actual interment. A lawn crypt may permit single or multiple interments in a grave space;
 - [(29)] (30) "Mausoleum", a structure or building for the entombment of human remains in crypts;
- [(30)] (31) "Niche", a space in a columbarium used or intended to be used for inurnment of cremated remains;
- [(31)] (32) "Nonendowed care cemetery", or "nonendowed cemetery", a cemetery or a section of a cemetery for which no endowed care trust fund has been established in accordance with sections 214.270 to 214.410:
 - [(32)] (33) "Office", the office of endowed care cemeteries within the division of professional registration;
- [(33)] (34) "Owner of burial space", a person to whom the cemetery operator or [his] the operator's authorized agent has transferred the right of use of burial space;
- [(34)] (35) "Person", an individual, corporation, partnership, joint venture, association, trust, or any other legal entity;
- [(35)] (36) "Registry", the list of cemeteries maintained in the division office for public review. The division may charge a fee for copies of the registry;
- [(36)] (37) "Religious cemetery", a cemetery owned, operated, controlled, or managed by any church, convention of churches, religious order, or affiliated auxiliary thereof in which the sale of burial space is restricted solely to its members and their immediate families;
 - [(37)] (38) "Surface lawn crypt", a sealed burial chamber whose lid protrudes above the land surface;
 - [(38)] (39) "Total acreage", the entire tract [which] that is dedicated to or reserved for cemetery purposes;
- [(39)] (40) "Trustee of an endowed care fund", the separate legal entity qualified under section 214.330 appointed as trustee of an endowed care fund."; and

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

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

On motion of Representative Hudson, **HB 158**, as amended, was ordered perfected and printed.

HS HCS HB 441, relating to political subdivisions, was taken up by Representative Falkner.

On motion of Representative Falkner, the title of **HS HCS HB 441** was agreed to.

Representative Falkner offered House Amendment No. 6.

House Amendment No. 6

AMEND House Substitute for House Committee Substitute for House Bill No. 441, Page 6, Section 67.1421, Line 36, by deleting the word "**twenty-one**" and inserting in lieu thereof the word "**twenty-seven**"; and

Further amend said bill, Page 12, Section 67.1461, Line 64, by inserting after the word "**petition**" the words "**or any amendment**"; and

Further amend said bill and section, Page 14, Line 122, by deleting the phrase "or professional services" and inserting in lieu thereof the phrase "of any improvement to be owned by the community improvement district"; and

Further amend said bill, Page 15, Section 67.1471, Lines 24–29, by deleting all of said lines; and

Further amend said bill and section, Page 16, Lines 27–33, by deleting all of said lines and inserting in lieu thereof the following:

"5. Upon expiration or termination of a district, the assets of such district shall **either** be [distributed] **sold or transferred** in accordance with the plan for dissolution as approved by ordinance. Every effort should be made by the municipality for the assets of the district to be distributed in such a manner so as to benefit the real property which was formerly a part of the district."; and

Further amend said bill, page, and section, Line 37, by deleting the word "twenty-one" and inserting in lieu thereof the word "twenty-seven"; and

Further amend said bill, Pages 17–18, Section 67.1545, Lines 54–61, by deleting said lines and inserting in lieu thereof the following:

"11. In each district in which a sales tax is imposed under this section, every retailer shall prominently display the rate of the sales tax imposed or increased at the cash register area."; and

Further amend said bill, Page 18, Section 105.145, Line 13, by inserting after the word "period." the words "A copy of the annual report shall be provided to the municipality in which it is located."; and

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

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

Representative Mayhew offered **House Amendment No. 7**.

House Amendment No. 7

AMEND House Substitute for House Committee Substitute for House Bill No. 441, Page 18, Section 67.1545, Line 61, by inserting after all of said section and line the following:

- "79.235. 1. Notwithstanding any law to the contrary and for any city of the fourth classification with no more than two thousand inhabitants, if a statute or ordinance authorizes the mayor of a city of the fourth classification to appoint a member of a board or commission, any requirement that the appointed person be a resident of the city shall be deemed satisfied if the person owns real property or a business in the city, regardless of whether the position to which the appointment is made is considered an officer of the city under section 79.250.
- 2. Notwithstanding any law to the contrary and for any city of the fourth classification with no more than two thousand inhabitants, if a statute or ordinance authorizes a mayor to appoint a member of a board that manages a municipal utility of the city, any requirement that the appointed person be a resident of the city shall be deemed satisfied if all of the following conditions are met:
 - (1) The board has no authority to set utility rates or to issue bonds;
 - (2) The person resides within five miles of the city limits;
 - (3) The person owns real property or a business in the city;
- (4) The person or the person's business is a customer of a public utility, as described under section 91.450, managed by the board; and
- (5) The person has no pecuniary interest in, and is not a board member of, any utility company that offers the same type of service as a utility managed by the board."; and

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

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

Representative McGaugh offered House Amendment No. 8.

House Amendment No. 8

AMEND House Substitute for House Committee Substitute for House Bill No. 441, Page 3, Section 49.266, Line 22, by inserting after all of said line the following:

- "50.815. 1. On or before the first Monday in March of each year, the county commission of each county of the first [class not having a charter form of government], second, third, or fourth classification shall, with the assistance of the county clerk or other officer responsible for the preparation of the financial statement, prepare and publish in some newspaper of general circulation published in the county, as provided under section 493.050, a financial statement of the county for the year ending the preceding December thirty-first.
 - 2. The financial statement shall show at least the following:
 - (1) A summary of the receipts of each fund of the county for the year;
 - (2) A summary of the disbursements and transfers of each fund of the county for the year;
 - (3) A statement of the cash balance at the beginning and at the end of the year for each fund of the county;
 - (4) A summary of delinquent taxes and other due bills for each fund of the county;
 - (5) A summary of warrants of each fund of the county outstanding at the end of the year;
- (6) A statement of bonded indebtedness, if any, at the beginning and at the end of the year for each fund of the county; [and]
 - (7) A statement of the tax levies of each fund of the county for the year; and
- (8) The name, office, and current gross annual salary of each elected or appointed county official whose salary is set by the county salary commission.
- 3. The financial statement need not show specific disbursements, warrants issued, or the names of specific payees **except to comply with subdivision (8) of subsection 2 of this section**, but every individual warrant, voucher, receipt, court order and all other items, records, documents and other information which are not specifically required to be retained by the officer having initial charge thereof [and which would be required to be

included in or to construct a financial statement in the form prescribed for other counties by section 50.800] shall be filed on or before the date of publication of the financial statement prescribed by subsection 1 of this section in the office of the county clerk[, and]. The county clerk or other officer responsible for the preparation of the financial statement shall preserve the same, shall provide an electronic copy of the data used to create the financial statement without charge to any newspaper requesting a copy of such data, and shall cause the same to be available for inspection during normal business hours on the request of any person, for a period of five years following the date of filing in his or her office, after which five-year period these records may be disposed of according to law unless they are the subject of a legal suit pending at the expiration of that period.

becording to law amoss they are the subject of a legal suit pending at the expiration of that period.
4. At the end of the financial statement, each commissioner of the county commission and the county clerk
hall sign and append the following certificate:
We, and, duly elected commissioners of the county commission of
County, Missouri, and I, , county clerk of that county, certify that the
above and foregoing is a complete and correct statement of every item of information
required in section 50.815 for the year ending December 31, [19] 20, and we have
checked every receipt from every source and every disbursement of every kind and to
whom and for what each disbursement was made, and each receipt and disbursement is
accurately included in the above and foregoing totals. (If for any reason complete and
accurate information is not given the following shall be added to the certificate.)
Exceptions: the above report is incomplete because proper information was not available
in the following records which are in the keeping of the following officer or
officers
Date
Commissioners, County Commission
County Clerk

5. Any person falsely certifying to any fact covered by the certificate is liable on his **or her** bond and is guilty of a misdemeanor and, on conviction thereof, shall be punished by a fine of not less than two hundred dollars or more than one thousand dollars, or by confinement in the county jail for a period of not less than thirty days nor more than six months, or by both such fine and confinement. Any person charged with preparing the financial report who willfully or knowingly makes a false report of any record is, in addition to the penalties otherwise provided for in this section, guilty of a felony, and upon conviction thereof shall be sentenced to imprisonment by the division of corrections for a term of not less than two years nor more than five years.

[6. The provisions of sections 50.800 and 50.810 do not apply to counties of the first class not having a charter form of government, except as provided in subsection 3 of this section.]

- 50.820. 1. The statement required by section 50.815 shall be set in the standard column width measure which will take the least space and the publisher shall file two proofs of publication with the county commission and the commission shall forward one proof to the state auditor and shall file the other in the office of the commission. As required under section 493.025, a newspaper publishing the statement shall charge and receive no more than its regular local classified advertising rate, which shall be the rate on the newspaper's rate schedule that was offered to the public thirty days before the publication of the statement. The county commission shall [not] pay the publisher [until] upon the filing of proof of publication [is filed] with the commission [and]. After verification, the state auditor [notifies] shall notify the commission that proof of publication has been received and that it complies with the requirements of this section.
- 2. The statement shall be spread on the record of the commission and for this purpose the publisher shall be required to furnish the commission with at least two copies of the statement which may be [pasted on] placed in the record.
- 3. The state auditor shall notify the county treasurer immediately of the receipt of the proof of publication of the statement. After the first day of April of each year the county treasurer shall not pay or enter for protest any warrant for the pay of any of the county commission until notice is received from the state auditor that the required proof of publication has been filed. [Any county treasurer paying or entering for protest any warrant for any commissioner of the county commission prior to the receipt of such notice from the state auditor shall be liable therefor on his official bond.]

4. The state auditor shall prepare sample forms for financial statements required by section 50.815 and shall [mail] provide the same to the county clerk of each county of the first [class not having a charter form of government], second, third, or fourth classification in this state, but failure of the auditor to supply such forms shall not in any way excuse any person from the performance of any duty imposed by this section or by section 50.815. If any county officer fails, neglects, or refuses to comply with the provisions of this section or section 50.815 [he], the county officer shall, in addition to other penalties provided by law, be liable on his or her official bond for dereliction of duty."; and

Further amend said bill, Page 29, Section 610.021, Line 118, by inserting after all of said line the following:

- "[50.800. 1. On or before the first Monday in March of each year, the county-commission of each county of the second, third, or fourth class shall prepare and publishin some newspaper as provided for in section 493.050, if there is one, and if not by-notices posted in at least ten places in the county, a detailed financial statement of the county for the year ending December thirty first, preceding.
- 2. The statement shall show the bonded debt of the county, if any, kind of bonds, date of maturity, interest rate, rate of taxation levied for interest and sinking fund and authority for the levy, the total amount of interest and sinking fund that has been collected and interest and sinking fund on hand in cash.
- 3. The statement shall also show separately the total amount of the county and township school funds on hand and loaned out, the amount of penalties, fines, levies, utilities, forfeitures, and any other taxes collected and disbursed or expended during the year and turned into the permanent school fund, the name of each person who has a loan from the permanent school fund, whether county or township, the amount of the loan, date loanwas made and date of maturity, description of the security for the loan, amount, if any, of delinquent interest on each loan.
- 4. The statement shall show the total valuation of the county for purposes of taxation, the highest rate of taxation the constitution permits the county commission to levy for purposes of county revenue, the rate levied by the county commission for the year covered by the statement, division of the rate levied among the several funds and total amount of delinquent taxes for all years as of December thirty first.
- 5. The statement shall show receipts or revenues into each and every fund separately. Each fund shall show the beginning balance of each fund; each source of revenue; the total amount received from each source of revenue; the total amount available in each fund; the total amount of disbursements or expenditures from each fund and the ending balance of each fund as of December thirty first. The total receipts or revenues for the year into all funds shall be shown in the recapitulation. In counties with the township form of government, each township shall be considered a fund pursuant to this subsection.
- 6. Total disbursements or expenditures shall be shown for warrants issued in each category contained in the forms developed or approved by the state auditor pursuant to section 50.745. Total amount of warrants, person or vendor to whom issued and purpose for which issued shall be shown except as herein provided. Under a separate heading in each fund the statements shall show what warrants are outstanding and unpaid for the lack of funds on that date with appropriate balance or overdraft in each fund as the case may be.
- 7. Warrants issued to pay for the service of election judges and elerks of elections shall be in the following form:

Names of judges and clerks of elections at \$_____ per day (listing the names run in and not listing each name by lines, and at the end of the list of names giving the total of the amount of all the warrants issued for such election services).

8. Warrants issued to pay for the service of jurors shall be in the following form:
Names of jurors at \$ per day (listing the names run in and not
listing each name by lines, and at the end of the list of names giving the
total of the amount of all the warrants issued for such election service).
9. Warrants to Internal Revenue Service for Social Security and withholding taxes shall
be brought into one call.
10. Warrants to the director of revenue of Missouri for withholding taxes shall be
brought into one call.
11. Warrants to the division of employment security shall be brought into one call.
12. Warrants to Missouri local government employees' retirement system or other
retirement funds for each office shall be brought into one call.
13. Warrants for utilities such as gas, water, lights and power shall be brought into one
call except that the total shall be shown for each vendor.
14. Warrants issued to each telephone company shall be brought into one call for each
office in the following form:
(Name of Telephone Company for office and total amount of
warrants issued).
15. Warrants issued to the postmaster for postage shall be brought into one call for each
office in the following form:
(Postmaster for office and total amount of warrants issued).
16. Disbursements or expenditures by road districts shall show the warrants, if warrants
have been issued in the same manner as provided for in subsection 5 of this section. If
money has been disbursed or expended by overseers the financial statement shall show
the total paid by the overseer to each person for the year, and the purpose of each
payment. Receipts or revenues into the county distributive school fund shall be listed in
detail, disbursements or expenditures shall be listed and the amount of each disbursement
or expenditure. If any taxes have been levied by virtue of Section 12(a) of Article X of
the Constitution of Missouri the financial statement shall contain the following:
By virtue and authority of the discretionary power conferred upon the
county commissions of the several counties of this state to levy a tax of
not to exceed 35 cents on the \$100 assessed valuation the county
commission ofCounty did for the year covered by this report
levy a tax rate of cents on the \$100 assessed valuation which
said tax amounted to \$ and was disbursed or expended as-
follows:
The statement shall show how the money was disbursed or expended and if any part of
the sum has not been accounted for in detail under some previous appropriate heading the
portion not previously accounted for shall be shown in detail.
17. At the end of the statement the person designated by the county commission to
prepare the financial statement herein required shall append the following certificate:
I,, the duly authorized agent appointed by the county-
commission of County, state of Missouri, to prepare for
publication the financial statement as required by section 50.800,
RSMo, hereby certify that I have diligently checked the records of the
county and that the above and foregoing is a complete and correct
statement of every item of information required in section 50.800,
RSMo, for the year ending December 31,, and especially have I
checked every receipt from every source whatsoever and every
disbursement or expenditure of every kind and to whom and for what
each such disbursement or expenditure was made and that each receipt
or revenue and disbursement or expenditure is accurately shown. (If
for any reason complete and accurate information is not given the
following shall be added to the certificate.) Exceptions: The above-
report is incomplete because proper information was not available in
the following records which are in the keeping of the following

officer or officers. The person designated to prepare the financial statement shall give in detail any incomplete data called for by this section.

Date

Officer designated by county commission to prepare financial statement required by section 50.800, RSMo.

Or if no one has been designated said statement having been prepared by the countyclerk, signature shall be in the following form:

Clerk of the county commission and ex officio officer designated toprepare financial statement required by section 50.800, RSMo.

18. Any person falsely certifying to any fact covered by the certificate is liable on hisbond and upon conviction of falsely certifying to any fact covered by the certificate isguilty of a misdemeanor and punishable by a fine of not less than two hundred dollars

guilty of a misdemeanor and punishable by a fine of not less than two hundred dollars or more than one thousand dollars or by imprisonment in the county jail for not less than thirty days nor more than six months or by both fine and imprisonment. Any person-charged with the responsibility of preparing the financial report who willfully or knowingly makes a false report of any record, is, in addition to the penalty otherwise-provided for in this law, deemed guilty of a felony and upon conviction shall be sentenced to the penitentiary for not less than two years nor more than five years.]

[50.810. 1. The statement shall be printed in not less than 8 point type, but not more than the smallest point type over 8 point type available and in the standard column width measure that will take the least space. The publisher shall file two proofs of publication with the county commission and the commission shall forward one proof to the state auditor and shall file the other in the office of the commission. The county commission shall not pay the publisher until proof of publication is filed with the commission and shall not pay the person designated to prepare the statement for the preparation of the copy for the statement until the state auditor notifies the commission that proof of publication has been received and that it complies with the requirements of this section.

- 2. The statement shall be spread on the record of the commission and for this purpose the publisher shall be required to furnish the commission with at least two copies of the statement that may be pasted on the record. The publisher shall itemize the cost of publishing said statement by column inch as properly chargeable to the several funds and shall submit such costs for payment to the county commission. The county commission shall pay out of each fund in the proportion that each item bears to the total cost of publishing said statement and shall issue warrants therefor; provided any part not properly chargeable to any specific fund shall be paid from the county general revenue fund.
- 3. The state auditor shall notify the county treasurer immediately of the receipt of the proof of publication of the statement. After the first of April of each year the county treasurer shall not pay or enter for protest any warrant for the pay of any commissioner of any county commission until notice is received from the state auditor that the required-proof of publication has been filed. Any county treasurer paying or entering for protest any warrant for any commissioner of the county commission prior to the receipt of such notice from the state auditor shall be liable on his official bond therefor.
- 4. The state auditor shall prepare sample forms for financial statements and shall mail the same to the county clerks of the several counties in this state. If the county commission employs any person other than a bonded county officer to prepare the financial statement the county commission shall require such person to give bond with good and sufficient sureties in the penal sum of one thousand dollars for the faithful performance of his duty. If any county officer or other person employed to prepare the financial statement herein provided for shall fail, neglect, or refuse to, in any manner, comply with the provisions of this law he shall, in addition to other penalties herein provided, be liable on his official bond for dereliction of duty.]"; and

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

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

On motion of Representative Falkner, HS HCS HB 441, as amended, was adopted.

On motion of Representative Falkner, **HS HCS HB 441, as amended**, was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

A	Y	Ε	S	: 1	0	9	8
α	1	ட	v	• '	v	,	o

AYES: 098				
Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Bailey	Bangert	Baringer	Barnes
Basye	Black 137	Black 7	Bland Manlove	Bosley
Brown 16	Brown 27	Burger	Burnett	Burton
Busick	Butz	Clemens	Coleman 32	Collins
Davidson	Derges	Dinkins	Doll	Ellebracht
Evans	Falkner	Fishel	Fogle	Francis
Gregory 51	Gregory 96	Griffith	Gunby	Haden
Haffner	Haley	Hannegan	Hardwick	Henderson
Houx	Hovis	Hudson	Hurlbert	Johnson
Kalberloh	Knight	Mackey	Mayhew	McGaugh
McGirl	Merideth	Mosley	Nurrenbern	O'Donnell
Owen	Patterson	Person	Pike	Plocher
Pollitt 52	Porter	Pouche	Price IV	Proudie
Quade	Railsback	Reedy	Riggs	Riley
Rogers	Rowland	Ruth	Sassmann	Sauls
Sharp 36	Sharpe 4	Shields	Smith 155	Smith 67
Stephens 128	Stevens 46	Tate	Terry	Thompson
Turnbaugh	Unsicker	Van Schoiack	Walsh Moore 93	Weber
Windham	Wright	Young		
NOES: 048				
Appelbaum	Baker	Billington	Boggs	Bromley
Brown 70	Buchheit-Courtway	Chipman	Christofanelli	Coleman 97
Cook	Copeland	Cupps	Davis	Deaton
Eggleston	Fitzwater	Grier	Hill	Kelley 127
Kelly 141	Lewis 25	Lewis 6	McCreery	Phifer

PRESENT: 000

Pollock 123

Sander

Thomas

Shaul

West

ABSENT WITH LEAVE: 016

Richey

Schnelting

Smith 163

Wiemann

Toalson Reisch

DeGroot Dogan Gray Griesheimer Hicks Kidd McDaniel Morse Ingle Lovasco Perkins Pietzman Roeber Simmons Murphy Veit

Roberts

Schroer

Stacy

Trent

Mr. Speaker

Roden

Schwadron

Taylor 139

Wallingford

Rone

Seitz

Taylor 48

Walsh 50

VACANCIES: 001

THIRD READING OF SENATE BILLS

SB 189, relating to a Negro Leagues Baseball Museum special license plate, was taken up by Representative Sharp (36).

On motion of Representative Sharp (36), the title of SB 189 was agreed to.

On motion of Representative Sharp (36), **SB 189** was truly agreed to and finally passed by the following vote:

AYES: 149

Aldridge Anderson Andrews Appelbaum Adams Atchison Baker Aune Bailey Bangert Billington Black 137 Black 7 Barnes Basye Bland Manlove Bromley Brown 16 Boggs Bosley Brown 70 Brown 27 **Buchheit-Courtway** Burger Burnett Burton Busick Butz Chipman Christofanelli Coleman 32 Coleman 97 Collins Clemens Cook Copeland Cupps Davidson Davis Deaton Dinkins Dogan Doll Eggleston Derges Ellebracht Evans Falkner Fishel Fitzwater Gregory 96 Fogle Gray Gregory 51 Grier Griesheimer Griffith Gunby Haden Haffner Haley Hannegan Hardwick Henderson Hill Houx Hovis Hudson Hurlbert Johnson Kalberloh Kelley 127 Kelly 141 Kidd Knight Lewis 25 Lewis 6 Lovasco Mackey Mayhew McCreery McGaugh McGirl Merideth Mosley Nurrenbern Owen Patterson Murphy Person Phifer Pike Plocher Pollock 123 Porter Price IV Proudie Quade Railsback Pouche Richey Riley Roberts Reedy Riggs Roden Rogers Rone Rowland Ruth Sander Sassmann Sauls Schnelting Schroer Schwadron Seitz Sharp 36 Sharpe 4 Shaul Shields Simmons Smith 155 Smith 163 Smith 67 Stephens 128 Stevens 46 Taylor 139 Stacy Tate Taylor 48 Thomas Thompson Toalson Reisch Terry Trent Turnbaugh Unsicker Van Schoiack Wallingford Walsh 50 Walsh Moore 93 Weber West Wiemann Windham Wright Young Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 013

Baringer DeGroot Francis Hicks Ingle
McDaniel Morse O'Donnell Perkins Pietzman
Pollitt 52 Roeber Veit

VACANCIES: 001

Representative Eggleston declared the bill passed.

On motion of Representative Plocher, the House recessed until 2:00 p.m.

AFTERNOON SESSION

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

Representative Plocher suggested the absence of a quorum.

The following roll call indicated a quorum present:

AY.	ES:	017	7

Atchison	Bailey	Basye	Busick	Cook
Cupps	Davis	Haffner	Hardwick	Kelly 141
McGirl	Pollock 123	Richey	Shields	Smith 155
Taylor 139	Walsh 50			

NOES: 000

PRESENT: 084

Anderson	Andrews	Appelbaum	Aune	Baker
Billington	Boggs	Bromley	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Butz	Coleman 32
Davidson	Deaton	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fogle	Gray	Gregory 51	Gregory 96	Grier
Griesheimer	Gunby	Haley	Hannegan	Henderson
Hill	Houx	Hovis	Hudson	Hurlbert
Johnson	Knight	Lewis 25	Lewis 6	Mayhew
McCreery	Murphy	O'Donnell	Pike	Plocher
Pollitt 52	Porter	Pouche	Proudie	Railsback
Reedy	Riley	Roberts	Roden	Rogers
Ruth	Sander	Sassmann	Schnelting	Schroer
Seitz	Sharpe 4	Shaul	Smith 163	Smith 67
Stacy	Taylor 48	Terry	Thomas	Thompson
Turnbaugh	Unsicker	Van Schoiack	Wallingford	Weber
West	Wiemann	Windham	Young	

ABSENT WITH LEAVE: 061

Adams	Aldridge	Bangert	Baringer	Barnes
Black 137	Black 7	Bland Manlove	Bosley	Brown 16
Brown 27	Chipman	Christofanelli	Clemens	Coleman 97
Collins	Copeland	DeGroot	Derges	Fitzwater
Francis	Griffith	Haden	Hicks	Ingle
Kalberloh	Kelley 127	Kidd	Lovasco	Mackey
McDaniel	McGaugh	Merideth	Morse	Mosley
Nurrenbern	Owen	Patterson	Perkins	Person
Phifer	Pietzman	Price IV	Quade	Riggs
Roeber	Rone	Rowland	Sauls	Schwadron

Sharp 36 Toalson Reisch Mr. Speaker Simmons Trent Stephens 128 Veit Stevens 46 Walsh Moore 93 Tate Wright

VACANCIES: 001

PERFECTION OF HOUSE BILLS

HB 37, HCS HB 217, HB 451, HB 461, HCS HB 494, HCS HB 499, HCS HB 541, HCS HB 549, HCS HBs 647 & 841, HB 652, HB 750, and HCS HB 842 were placed on the Informal Calendar.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 439, relating to school district teaching permits, was taken up by Representative Davidson.

Representative Davidson moved that the title of HCS HB 439 be agreed to.

Representative Davidson offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 439, Page 1, In the Title, Line 3, by deleting the words "school district teaching permits" and inserting in lieu thereof the words "authorization to teach in public schools"; and

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

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

Representative Davidson offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 439, Page 7, Section 168.029, Lines 36–37, by deleting said lines and inserting in lieu thereof the following:

"tenure act in sections 168.102 to 168.130, and the public school retirement systems created in sections 169.010 to 169.141, 169.270 to 169.400, and 169.410 to 169.540."; and

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

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

Representative Lewis (6) offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 439, Page 7, Section 168.029, Line 37, by inserting after said section and line the following:

- "168.036. 1. In addition to granting certificates of license to teach in public schools of the state as provided in section 168.021, the state board of education shall grant substitute teacher certificates as provided in this section to any individual seeking to substitute teach in any public school in this state.
- 2. (1) The state board shall not grant a certificate of license to teach under this section to any individual who has not completed a background check as described in section 168.133.
- (2) A background check conducted under this subsection shall be valid for four years for purposes of the certificate granted under this section and shall be transferrable from one school district to another district except as provided in subdivision (3) of this subsection.
- (3) A school district employing a substitute teacher who has a certificate granted under this section may require the teacher to complete the background check annually. A school district may require the background check required in this section for a newly hired substitute teacher to be conducted at the teacher's expense.
- (4) The state board may refuse to issue or renew, suspend, or revoke any certificate sought or issued under this section in the same manner and for the same reasons as provided in section 168.071.
- 3. The state board may grant a certificate under this section to any individual who has completed the background check required in this section and who has completed:
- (1) At least thirty-six semester hours at an accredited institution of higher education and the orientation required in subsection 6 of this section; or
- (2) The twenty-hour online training program required in this section and who possesses a high school diploma or the equivalent thereof.
- 4. The state board may grant a certificate under this section to any highly qualified individual with expertise in a technical or business field or with experience in the Armed Forces of the United States who has completed the background check required in this section but does not meet any of the qualifications in subdivision (1) or (2) of subsection 3 of this section if the superintendent of the school district sponsors such individual and the school board of the school district in which the individual seeks to substitute teach votes to approve such individual to substitute teach.
- 5. (1) An individual to whom the state board grants a certificate under this section may be a substitute teacher in any public school in the state if a school district superintendent, school district assistant superintendent, or public school principal in this state agrees to employ the individual as a substitute teacher.
- (2) No individual to whom the state board grants a certificate under this section and who is under twenty years of age shall be a substitute teacher in grades nine to twelve.
- 6. An individual to whom the state board grants a certificate under this section shall complete an orientation developed and offered by the school district for which the individual originally teaches. The orientation for such individual shall contain at least two hours of subjects appropriate for substitute teachers and shall contain instruction on the school district's best practices for classroom management. Such orientation completed in any school district may be accepted by any subsequent district in which the individual substitute teaches. A subsequent school district may require the individual to complete a separate and distinct local orientation for the particular school district before the individual may substitute teach in the subsequent school district.
- 7. A certificate granted under this section shall be valid for four years. A certificate granted under this section shall expire at the end of any calendar year in which the individual fails to substitute teach for at least five days or forty hours of in-seat instruction.
- 8. The department of elementary and secondary education shall develop an online training program for individuals granted a certificate under subdivision (2) of subsection 3 of this section. The training program shall consist of twenty hours of training related to subjects appropriate for substitute teachers as determined by the department. A substitute teacher shall complete an orientation for substitute teachers provided by the school district in which the substitute teacher teaches.
- 9. Any individual possessing a valid certificate of license to teach granted by the state board shall be deemed to be a substitute teacher under this section if the individual has completed a background check as required in this section.

10. The state board may exercise the board's authority as provided in chapter 161 to promulgate all necessary rules and regulations necessary for the administration of this section.

- 168.133. 1. As used in this section, "screened volunteer" shall mean any person who assists a school by providing uncompensated service and who may periodically be left alone with students. The school district shall ensure that a criminal background check is conducted for all screened volunteers, who shall complete the criminal background check prior to being left alone with a student. Screened volunteers include, but are not limited to, persons who regularly assist in the office or library, mentor or tutor students, coach or supervise a school-sponsored activity before or after school, or chaperone students on an overnight trip. Screened volunteers [may only] shall access student education records only when necessary to assist the district and while supervised by staff members. Volunteers [that] who are not screened shall not be left alone with a student or have access to student records.
- 2. The school district shall ensure that a criminal background check is conducted on any person employed after January 1, 2005, authorized to have contact with pupils and prior to the individual having contact with any pupil. Such persons include, but are not limited to, administrators, teachers, **substitute teachers**, aides, paraprofessionals, assistants, secretaries, custodians, cooks, screened volunteers, and nurses. The school district shall also ensure that a criminal background check is conducted for school bus drivers. The district may allow such drivers to operate buses pending the result of the criminal background check. For bus drivers, the school district shall be responsible for conducting the criminal background check on drivers employed by the school district. For drivers employed by a pupil transportation company under contract with the school district, the criminal background check shall be conducted pursuant to section 43.540 and conform to the requirements established in the National Child Protection Act of 1993, as amended by the Volunteers for Children Act. Personnel who have successfully undergone a criminal background check and a check of the family care safety registry as part of the professional license application process under section 168.021 and who have received clearance on the checks within one prior year of employment shall be considered to have completed the background check requirement. A criminal background check under this section shall include a search of any information publicly available in an electronic format through a public index or single case display.
- 3. In order to facilitate the criminal history background check, the applicant shall submit a set of fingerprints collected pursuant to standards determined by the Missouri highway patrol. The fingerprints shall be used by the highway patrol to search the criminal history repository and shall be forwarded to the Federal Bureau of Investigation for searching the federal criminal history files.
- 4. The applicant shall pay the fee for the state criminal history record information pursuant to section 43.530 and sections 210.900 to 210.936 and pay the appropriate fee determined by the Federal Bureau of Investigation for the federal criminal history record when [he or she] the applicant applies for a position authorized to have contact with pupils pursuant to this section. The department shall distribute the fees collected for the state and federal criminal histories to the Missouri highway patrol.
- 5. For each school district that is not enrolled in the Missouri Rap Back program under chapter 43, the department of elementary and secondary education shall facilitate an annual check of employed persons holding current active certificates under [section] sections 168.021 and 168.036 against criminal history records in the central repository under section 43.530, the sexual offender registry under sections 589.400 to 589.426, and child abuse central registry under sections 210.109 to 210.183. The department of elementary and secondary education shall facilitate procedures for school districts to submit personnel information annually for persons employed by the school districts who do not hold a current valid certificate who are required by subsection 1 of this section to undergo a criminal background check, sexual offender registry check, and child abuse central registry check. The Missouri state highway patrol shall provide ongoing electronic updates to criminal history background checks of those persons previously submitted, both those who have an active certificate and those who do not have an active certificate, by the department of elementary and secondary education. This shall fulfill the annual check against the criminal history records in the central repository under section 43.530.
- 6. The school district may adopt a policy to provide for reimbursement of expenses incurred by an employee for state and federal criminal history information pursuant to section 43.530.
- 7. If, as a result of the criminal history background check mandated by this section, it is determined that the holder of a certificate issued pursuant to [section] sections 168.021 and 168.036 has pled guilty or nolo contendere to, or been found guilty of a crime or offense listed in section 168.071, or a similar crime or offense committed in another state, the United States, or any other country, regardless of imposition of sentence, such information shall be reported to the department of elementary and secondary education.

- 8. Any school official making a report to the department of elementary and secondary education in conformity with this section shall not be subject to civil liability for such action.
- 9. For any teacher who is employed by a school district on a substitute or part-time basis within one year of such teacher's retirement from a Missouri school, the state of Missouri shall not require such teacher to be subject to any additional background checks prior to having contact with pupils. Nothing in this subsection shall be construed as prohibiting or otherwise restricting a school district from requiring additional background checks for such teachers employed by the school district.
- 10. A criminal background check and fingerprint collection conducted under subsections 1 to 3 of this section shall be valid for at least a period of one year and transferrable from one school district to another district. A school district may, in its discretion, conduct a new criminal background check and fingerprint collection under subsections 1 to 3 of this section for a newly hired employee at the district's expense. A teacher's change in type of certification shall have no effect on the transferability or validity of such records.
- 11. Nothing in this section shall be construed to alter the standards for suspension, denial, or revocation of a certificate issued pursuant to this chapter.
- 12. Beginning on January 1, 2022, any substitute teacher may, at the time such substitute teacher submits the fingerprints and information required for the Missouri criminal record review under subsections 2 and 3 of this section, designate up to five school districts to which the results of the substitute teacher's criminal history background check and fingerprint collection shall be disseminated. The substitute teacher shall pay an additional five-dollar fee for such records to be disseminated to the second and third school districts and an additional five-dollar fee for such records to be disseminated to the fourth and fifth school districts.
- 13. The state board of education may promulgate rules for criminal history background checks made pursuant to this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after January 1, 2005, shall be invalid and void."; and

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

On motion of Representative Lewis (6), House Amendment No. 3 was adopted.

Representative Hardwick offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 439, Page 7, Section 168.029, Line 23, by deleting the word "twenty-five" and inserting in lieu thereof the word "fifteen"; and

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

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

Representative Pollitt (52) offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 439, Page 6, Section 168.029, Line 10, by deleting the words "an associate's" and inserting in lieu thereof the words "a bachelor's"; and

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

Representative O'Donnell assumed the Chair.

On motion of Representative Pollitt (52), **House Amendment No. 5** was adopted.

Representative Shields offered House Amendment No. 6.

House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 439, Page 6, Section 168.029, Lines 10–11, by deleting said lines and inserting in lieu thereof the following:

- "(a) Attainment of an associate's degree;
- (b) Participation in professional development in lesson planning and classroom management;
- (c) Participation in a mentorship program for the permitted teacher; and
- (d) Completion of a background check as required in section 168.133.

The policy described in this subdivision must be submitted to the Department of Elementary and Secondary Education. The policy described in this subdivision is not subject to approval or disapproval by the Department of Elementary and Secondary Education."; and

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

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

HCS HB 439, as amended, was laid over.

PERFECTION OF HOUSE BILLS

HCS HBs 848, 617 & 822, relating to daylight saving time, was taken up by Representative Sander.

On motion of Representative Sander, the title of HCS HBs 848, 617 & 822 was agreed to.

On motion of Representative Sander, HCS HBs 848, 617 & 822 was adopted.

On motion of Representative Sander, HCS HBs 848, 617 & 822 was ordered perfected and printed.

HCS HB 849, relating to historic buildings, was taken up by Representative Griffith.

On motion of Representative Griffith, the title of **HCS HB 849** was agreed to.

On motion of Representative Griffith, HCS HB 849 was adopted.

On motion of Representative Griffith, HCS HB 849 was ordered perfected and printed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS HB 345** entitled:

An act to repeal sections 435.415 and 537.065, RSMo, and to enact in lieu thereof two new sections relating to civil actions.

In which the concurrence of the House is respectfully requested.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 137 - Fiscal Review

HCS HB 320 - Fiscal Review

SS HB 345 - Fiscal Review

HCS HB 402 - Fiscal Review

HCS HB 512 - Fiscal Review

HCS HB 553 - Fiscal Review

HB 920 - Fiscal Review

HB 1426 - Professional Registration and Licensing

REFERRAL OF SENATE CONCURRENT RESOLUTIONS

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

SCS SCR 3 - Special Committee on Urban Issues

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SS SCS SB 4 - Public Safety

SB 29 - Insurance

SCS SB 40 - Emerging Issues

SS SB 46 - Emerging Issues

SS SB 63 - Veterans

SS SB 89 - Transportation

SS SCS SB 106 - Financial Institutions

SS SCS SB 108 - Utilities

SS SCS SB 120 - Veterans

SS#2 SCS SB 262 - Transportation

SS SB 283 - General Laws

SB 303 - Workforce Development

SS SB 327 - Emerging Issues

SB 330 - Professional Registration and Licensing

SS SB 333 - Emerging Issues

COMMITTEE REPORTS

Committee on Children and Families, Chairman Coleman (97) reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 1276**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (4): Coleman (97), Hannegan, Patterson and Shields

Noes (0)

Absent (6): Bailey, Dogan, Ingle, Pietzman, Unsicker and Young

Committee on Emerging Issues, Chairman Griesheimer reporting:

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 1335**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Aune, Cupps, Fitzwater, Fogle, Gregory (51), Griesheimer, Haffner, Hicks, McCreery, Patterson and Sauls

Noes (0)

Absent (3): Mosley, Richey and Taylor (139)

Committee on General Laws, Chairman Trent reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 95**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute, and pursuant to Rule 24(28)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Boggs, Brown (16), Davidson, Hurlbert, Ingle, Merideth, Pollitt (52), Riley, Rogers, Schnelting, Schroer, Schwadron, Trent and Weber

Noes (0)

Absent (2): Ruth and Sharp (36)

^{*}Ex-officio members were present to establish a quorum.

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Mr. Speaker: Your Committee on General Laws, to which was referred **HB 671**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Boggs, Brown (16), Davidson, Hurlbert, Ingle, Merideth, Pollitt (52), Riley, Rogers, Schnelting, Schroer, Schwadron, Trent and Weber

Noes (0)

Absent (2): Ruth and Sharp (36)

Committee on Insurance, Chairman Hill reporting:

Mr. Speaker: Your Committee on Insurance, to which was referred **HB 240**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Butz, Davidson, Ellebracht, Hill, Johnson, Murphy, Porter, Simmons and West

Noes (0)

Absent (4): Atchison, Pollock (123), Sauls and Tate

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 86**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Basye, Christofanelli, Griesheimer, Haffner, Kelly (141) and Richey

Noes (2): Aune and Rogers

Absent (3): Bailey, Hill and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HBs 291 & 286**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Aune, Basye, Christofanelli, Griesheimer, Haffner, Kelly (141), Richey and Rogers

Noes (0)

Absent (3): Bailey, Hill and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 544**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Christofanelli, Griesheimer, Haffner, Hill, Kelly (141), Richey and Rogers

Noes (0)

Absent (2): Bailey and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 605**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Christofanelli, Griesheimer, Haffner, Hill, Kelly (141), Richey and Rogers

Noes (0)

Absent (2): Bailey and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 606**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Christofanelli, Griesheimer, Haffner, Hill, Kelly (141), Richey and Rogers

Noes (0)

Absent (2): Bailey and Proudie

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

Ayes (9): Aune, Basye, Christofanelli, Griesheimer, Haffner, Hill, Kelly (141), Richey and Rogers

Noes (0)

Absent (2): Bailey and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 662**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Christofanelli, Griesheimer, Haffner, Hill, Kelly (141), Richey and Rogers

Noes (0)

Absent (2): Bailey and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 760**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Aune, Basye, Christofanelli, Griesheimer, Haffner, Kelly (141), Richey and Rogers

Noes (0)

Absent (3): Bailey, Hill and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 851**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Basye, Christofanelli, Griesheimer, Haffner, Hill, Kelly (141) and Richey

Noes (2): Aune and Rogers

Absent (2): Bailey and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 930**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Christofanelli, Griesheimer, Haffner, Hill, Kelly (141), Richey and Rogers

Noes (0)

Absent (2): Bailey and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 971**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Aune, Basye, Christofanelli, Griesheimer, Haffner, Kelly (141), Richey and Rogers

Noes (0)

Absent (3): Bailey, Hill and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1008**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Aune, Basye, Christofanelli, Griesheimer, Haffner, Kelly (141), Richey and Rogers

Noes (0)

Absent (3): Bailey, Hill and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1023**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Aune, Basye, Christofanelli, Griesheimer, Haffner, Kelly (141) and Richey

Noes (1): Rogers

Absent (3): Bailey, Hill and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1111**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Christofanelli, Griesheimer, Haffner, Hill, Kelly (141), Richey and Rogers

Noes (0)

Absent (2): Bailey and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1212**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Basye, Christofanelli, Griesheimer, Haffner, Kelly (141) and Richey

Noes (2): Aune and Rogers

Absent (3): Bailey, Hill and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1217**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Christofanelli, Griesheimer, Haffner, Hill, Kelly (141), Richey and Rogers

Noes (0)

Absent (2): Bailey and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1238**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Christofanelli, Griesheimer, Haffner, Hill, Kelly (141), Richey and Rogers

Noes (0)

Absent (2): Bailey and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1239**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Aune, Basye, Christofanelli, Griesheimer, Haffner, Hill, Kelly (141) and Richey

Noes (1): Rogers

Absent (2): Bailey and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1291**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Christofanelli, Griesheimer, Haffner, Hill, Kelly (141), Richey and Rogers

Noes (0)

Absent (2): Bailey and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1306**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Christofanelli, Griesheimer, Haffner, Hill, Kelly (141), Richey and Rogers

Noes (0)

Absent (2): Bailey and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1367**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Christofanelli, Griesheimer, Haffner, Hill, Kelly (141), Richey and Rogers

Noes (0)

Absent (2): Bailey and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1413**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Christofanelli, Griesheimer, Haffner, Hill, Kelly (141), Richey and Rogers

Noes (0)

Absent (2): Bailey and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1437**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Christofanelli, Griesheimer, Haffner, Hill, Kelly (141), Richey and Rogers

Noes (0)

Absent (2): Bailey and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SS SB 22**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Christofanelli, Griesheimer, Haffner, Hill, Kelly (141), Richey and Rogers

Noes (0)

Absent (2): Bailey and Proudie

The following member's presence was noted: DeGroot.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Thursday, April 15, 2021.

COMMITTEE HEARINGS

ECONOMIC DEVELOPMENT

Thursday, April 15, 2021, 9:00 AM, House Hearing Room 5.

Public hearing will be held: SB 365

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

ETHICS

Thursday, April 15, 2021, 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 70, and RSMo 610.021(3) (personnel matters).

ETHICS

Friday, April 16, 2021, 10:00 AM, 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 70, and RSMo 610.021(3) (personnel matters).

ETHICS

Monday, April 19, 2021, 12:00 PM, 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 70, and RSMo 610.021(3) (personnel matters).

ETHICS

Tuesday, April 20, 2021, 12:00 PM or upon morning recess (whichever is later), 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 70, and RSMo 610.021(3) (personnel matters).

ETHICS

Wednesday, April 21, 2021, 12:00 PM or upon morning recess (whichever is later), 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 70, and RSMo 610.021(3) (personnel matters).

ETHICS

Thursday, April 22, 2021, 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 70, and RSMo 610.021(3) (personnel matters).

ETHICS

Friday, April 23, 2021, 10:00 AM, 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 70, and RSMo 610.021(3) (personnel matters).

FISCAL REVIEW

Thursday, April 15, 2021, 9:45 AM, House Hearing Room 4.

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

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Monday, April 26, 2021, 1:00 PM, Joint Hearing Room (117).

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

JCPER second quarter meeting.

LEGISLATIVE REVIEW

Thursday, April 15, 2021, upon adjournment, House Hearing Room 7.

Executive session will be held: HCS HB 876

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

LOCAL GOVERNMENT

Thursday, April 15, 2021, 8:30 AM, House Hearing Room 7.

Public hearing will be held: HB 607, HB 1336

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

Removed HB 1365 and added HB 1336.

AMENDED

SPECIAL COMMITTEE ON LITIGATION REFORM

Thursday, April 15, 2021, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1358 Executive session will be held: HB 900

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

SPECIAL COMMITTEE ON REDISTRICTING

Thursday, April 15, 2021, 8:30 AM, House Hearing Room 6.

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

Public input for redistricting of MO Congressional District 4. In person and written testimony will be accepted.

SPECIAL COMMITTEE ON REDISTRICTING

Tuesday, April 20, 2021, 8:30 AM, House Hearing Room 6.

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

Public input for redistricting of MO Congressional District 3. In person and written testimony will be accepted.

SPECIAL COMMITTEE ON REDISTRICTING

Thursday, April 22, 2021, 8:30 AM, House Hearing Room 6.

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

Public input for redistricting of MO Congressional District 2. In person and written testimony will be accepted.

SPECIAL COMMITTEE ON REDISTRICTING

Tuesday, April 27, 2021, 8:30 AM, House Hearing Room 6.

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

Public input for redistricting of MO Congressional District 1. In person and written testimony will be accepted.

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, April 19, 2021, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: SCS SCR 3

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

Please note additional procedures will be in place due to the COVID-19 pandemic. All entrants to the capitol building may be required to submit to screening questions and physical screening. Members of the public must enter the building using the south entrance. Public seating in committees will be socially distanced and therefore limited. Committee hearings will be streamed. Links may be found at https://www.house.mo.gov.

HOUSE CALENDAR

FIFTY-FOURTH DAY, THURSDAY, APRIL 15, 2021

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 26 - Falkner

HJR 47 - Bailey

HJR 13 - Coleman (32)

HJR 17 - Kidd

HCS HJR 24 - Hardwick

HJR 43 - Hill

HJR 60 - Hill

HCS HJR 22 - Eggleston

HJR 49 - Simmons

HCS HJR 53 - Basye

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 21 - Smith (163)

HOUSE BILLS FOR PERFECTION

HCS HBs 1141 & 1067 - Shaul

HCS HBs 1222 & 1342 - Van Schoiack

HB 1349 - Porter

HB 1363 - Dogan

HB 445 - McGirl

HCS HB 835 - Haffner

HB 1061 - Eggleston

HCS HB 1139 - Eggleston

HCS HB 32 - Walsh (50)

HB 36 - Pollock (123)

HB 61 - Schnelting

HCS HB 86 - Taylor (139)

HCS HB 160 - Veit

HCS HB 242 - Porter

HCS HB 245 - Porter

HB 308 - Kelley (127)

HCS HB 323 - Hill

HB 338 - Mayhew

HB 352 - Henderson

HB 353 - Henderson

HCS HBs 359 & 634 - Baker

HB 381 - McGaugh

HB 390 - Griffith

HB 396 - Richey

HCS HB 443 - Kalberloh

HCS HB 508 - Rone

HCS HB 673 - Coleman (97)

HCS HB 734 - O'Donnell

HCS HB 754 - Christofanelli

HCS HB 755 - Christofanelli

HCS HB 760 - Roden

HB 764 - Andrews

HB 769 - Grier

HCS HB 814 - O'Donnell

HCS HB 839 - Copeland

HB 851 - Walsh (50)

HCS HB 925 - Hudson

HCS HBs 928 & 927 - Thompson

HB 931 - Schroer

HB 996 - Taylor (139)

HB 1010 - Boggs

HB 1156 - Hill

HB 1162 - Trent

HB 1178 - Riggs

HCS HB 1204 - Hardwick

HCS HB 1212 - Francis

HB 1345 - Cupps

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 876, as amended (Legislative Review 3/31/21) - Dogan

HCS HB 1095 - Deaton

HB 143 - DeGroot

HB 161 - Hudson

HCS HB 214 - Hill

HCS HB 229 - Basye

HB 318 - DeGroot

HB 395 - Reedy

HB 469 - Dinkins

HCS HB 555 - Eggleston

HCS HB 682 - Chipman

HCS HB 1016 - Griesheimer

HB 1200 - Billington

HCS HB 577 - Riley

HB 92 - Taylor (139)

HB 491 - Grier

HCS HB 782 - Trent

HB 316 - Toalson Reisch

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HB 894 - Riggs

HS HB 513 - Smith (155)

HS HB 152 - Rone

HB 474 - Trent

HCS HB 785 - Hicks

HB 212 - Hill

HB 708 - Trent

HB 259, (Legislative Review 4/13/21) - Evans

HB 1088 - Hovis

HCS HB 1202 - Fitzwater

HCS HB 439, as amended - Davidson

HCS HB 472 - Griesheimer

HB 478 - Christofanelli

HCS HB 303 - Wiemann

HCS HB 602 - Grier

HCS HB 1408 - Plocher

HB 1416 - Black (137)

HB 37 - Pollock (123)

HCS HB 217 - Perkins

HB 451 - Bailey

HB 461 - Dogan

HCS HB 494 - Hurlbert

HCS HB 499 - Schroer

HCS HB 541 - Lewis (6)

HCS HB 549 - Christofanelli

HCS HBs 647 & 841 - Pollitt (52)

HB 652 - Stevens (46)

HB 750 - Lovasco

HCS HB 842 - Hill

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCS HCR 6 - Stevens (46)

HCR 9 - Eggleston

HCR 17 - Trent

HOUSE BILLS FOR THIRD READING

HB 570 - Basye

HB 507 - Rone

HCS HB 162, (Fiscal Review 4/13/21) - Veit

HCS HB 944 - Reedy

HB 1069 - Evans

HCS HB 475 - Grier

HCS HB 922, (Fiscal Review 4/13/21) - Houx

HB 317 - Toalson Reisch

HB 253, (Fiscal Review 4/13/21) - Fishel

HB 313 - Bromley

HCS HB 589 - Knight

HCS HB 29 - Walsh (50)

HCS HBs 165 & 196 - Richey

HB 1070 - Hudson

HCS HB 512, (Fiscal Review 4/14/21) - Lovasco

HCS HB 66 - Pike

HB 261 - Black (137)

HCS HB 689 - Shields

HCS HB 137, (Fiscal Review 4/14/21), E.C. - Richey

HCS HB 402, (Fiscal Review 4/14/21) - Mosley

HCS HB 320, (Fiscal Review 4/14/21) - Fitzwater

HCS HB 825 - Schwadron

HCS HB 394 - Reedy

HB 177 - Ellebracht

HCS HB 1030 - Taylor (139)

HCS HB 553, (Fiscal Review 4/14/21) - Hicks

HCS HB 556 - Eggleston

HB 920, (Fiscal Review 4/14/21) - Baker

HCS HB 27 - Walsh (50)

HCS HB 649 - Shaul

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 946 - Hill

HB 500 - Schroer

HCS HB 248, (Fiscal Review 4/7/21) - Coleman (32)

SENATE BILLS FOR THIRD READING

HCS SS#2 SB 26, (Fiscal Review 4/12/21) - Schroer SB 37 - Knight

SS SB 22 - Grier

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 345, (Fiscal Review 4/14/21) - DeGroot

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Smith (163)

CCS SCS HS HCS HB 2002 - Smith (163)

CCS SCS HS HCS HB 2003 - Smith (163)

CCS SCS HS HCS HB 2004 - Smith (163)

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CCS SCS HS HCS HB 2005 - Smith (163)

CCS SS SCS HS HCS HB 2006 - Smith (163)

CCS SCS HS HCS HB 2007 - Smith (163)

CCS SCS HS HCS HB 2008 - Smith (163)

CCS SCS HS HCS HB 2009 - Smith (163)

CCS SCS HS HCS HB 2010 - Smith (163)

CCS SCS HS HCS HB 2011 - Smith (163)

CCS SCS HS HCS HB 2012 - Smith (163)

SCS HCS HB 2013 - Smith (163)

HCS HB 2017 - Smith (163)

HCS HB 2018 - Smith (163)

HCS HB 2019 - Smith (163)

HCS HB 14, (2020, 2nd Extra) - Smith (163)