JOURNAL OF THE HOUSE

First Regular Session, 101st GENERAL ASSEMBLY

SIXTY-SIXTH DAY, THURSDAY, MAY 6, 2021

The House met pursuant to adjournment.

Speaker Pro Tem Wiemann in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

The Lord will give strength unto His people; the Lord will bless His people with peace. (Psalm 29:11)

Almighty God, grant us Your peace as we begin to travel to the end of session—peace in our own hearts, peace in our homes, peace in our offices and in our state. Bless our Speaker and grant him, and all who work with him, the sense of your presence and the power of Your spirit. Out of these legislative endeavors may there come a greater political cooperation to our state and an increasing desire and determination to work together in greater harmony and finer accord under this dome. May we meet the pressures of this present day with courage and faith through the presence of Your spirit living in our hearts on this National Day of Prayer.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the sixty-fifth day was approved as printed.

SECOND READING OF SENATE BILLS

The following Senate Bill was read the second time:

SS SB 317, relating to child support enforcement.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred SCS HCS HB 685, as amended, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Baringer, Eggleston, Fitzwater, Griesheimer, Richey, Terry, Walsh (50) and Wiemann

Noes (0)

Absent (0)

HOUSE BILLS WITH SENATE AMENDMENTS

HB 476, with Senate Amendment No. 1, Senate Amendment No. 2, Senate Amendment No. 3, Senate Amendment No. 4, Senate Amendment No. 5, Senate Amendment No. 6, and Senate Amendment No. 8, relating to professional registration, was taken up by Representative Grier.

Representative Hudson assumed the Chair.

On motion of Representative Grier, the House concurred in Senate Amendment No. 1, Senate Amendment No. 2, Senate Amendment No. 3, Senate Amendment No. 4, Senate Amendment No. 5, Senate Amendment No. 6, and Senate Amendment No. 8 to HB 476 by the following vote:

AYES: 151

Adams Anderson Andrews Appelbaum Atchison Aune Bailey Baker Bangert Baringer Barnes Basye Billington Black 137 Black 7 Bland Manlove Brown 16 Brown 27 Boggs Bromley Brown 70 **Buchheit-Courtway** Burton Burger Burnett Busick Butz Chipman Christofanelli Clemens Coleman 97 Collins Cook Copeland Coleman 32 Davidson Davis DeGroot Derges Cupps Dinkins Dogan Doll Eggleston Ellebracht Evans Falkner Fishel Fitzwater Fogle Francis Gray Gregory 51 Gregory 96 Grier Griesheimer Griffith Gunby Haden Haffner Hardwick Hill Haley Hannegan Henderson Hovis Hudson Hurlbert Ingle Houx Johnson Kalberloh Kelley 127 Kelly 141 Kidd Lewis 25 Knight Lewis 6 Lovasco Mackey Mayhew McCreery McGaugh McGirl Merideth O'Donnell Owen Mosley Murphy Nurrenbern Patterson Perkins Person Phifer Pike Plocher Pollitt 52 Pollock 123 Pouche Porter Proudie Quade Railsback Reedy Richey Riggs Riley Roberts Roden Rogers Rowland Ruth Sander Sassmann Rone Seitz Sauls Schroer Schwadron Sharp 36 Shaul Shields Simmons Smith 155 Sharpe 4 Smith 163 Smith 45 Smith 67 Stephens 128 Stevens 46 Taylor 139 Thomas Thompson Taylor 48 Terry Toalson Reisch Trent Turnbaugh Unsicker Van Schoiack Veit Wallingford Walsh 50 Walsh Moore 93 Weber Windham West Wiemann Wright Young

Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 011

Aldridge Bosley Deaton Hicks McDaniel Morse Pietzman Price IV Schnelting Stacy

Tate

VACANCIES: 001

On motion of Representative Grier, **HB 476**, as amended, was truly agreed to and finally passed by the following vote:

AYES: 151

Adams Anderson Andrews Appelbaum Atchison Aune Bailey Baker Bangert Baringer Barnes Basye Billington Black 137 Black 7 Brown 27 Bland Manlove Boggs Bromley Brown 16 Brown 70 **Buchheit-Courtway** Burger Burnett Burton Busick Butz Chipman Christofanelli Clemens Coleman 32 Coleman 97 Collins Cook Copeland Davidson Davis Deaton DeGroot Derges Dinkins Doll Eggleston Dogan Ellebracht Evans Falkner Fishel Fitzwater Fogle Francis Gray Gregory 51 Gregory 96 Grier Griesheimer Griffith Gunby Haden Haffner Haley Hannegan Hardwick Henderson Hill Houx Hovis Hudson Hurlbert Ingle Johnson Kalberloh Kelley 127 Kelly 141 Kidd Knight Lewis 25 Lewis 6 Lovasco Mackey Mayhew McCreery McGaugh McGirl Merideth Mosley Murphy Nurrenbern O'Donnell Owen Patterson Perkins Person Phifer Pike Pollitt 52 Pollock 123 Pouche Plocher Porter Proudie Quade Railsback Reedy Richey Riley Roberts Riggs Roden Rogers Ruth Rone Rowland Sander Sassmann Sharp 36 Sauls Schroer Schwadron Seitz Shields Smith 155 Sharpe 4 Shaul Simmons Smith 45 Smith 67 Stephens 128 Stevens 46 Smith 163 Taylor 139 Taylor 48 Terry Thomas Thompson Toalson Reisch Trent Turnbaugh Unsicker Van Schoiack Veit Wallingford Walsh 50 Walsh Moore 93 Weber West Wiemann Windham Wright Young

Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 011

Aldridge Bosley Cupps Hicks McDaniel Morse Pietzman Price IV Schnelting Stacy

Tate

VACANCIES: 001

Representative Hudson declared the bill passed.

SCS HCS HB 685, as amended, relating to certain public officers, was taken up by Representative Chipman.

On motion of Representative Chipman, SCS HCS HB 685, as amended, was adopted by the following vote:

AYES: 152

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bland Manlove	Boggs	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Collins	Cook	Copeland
Davidson	Davis	Deaton	DeGroot	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	Houx	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McGaugh	McGirl
Merideth	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pike	Plocher	Pollitt 52	Porter	Pouche
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rone	Rowland	Ruth	Sander	Sassmann
Sauls	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Wallingford	Walsh 50
Walsh Moore 93	Weber	West	Wiemann	Windham
Young	Mr. Speaker			

NOES: 001

Pollock 123

PRESENT: 000

ABSENT WITH LEAVE: 009

Aldridge Bosley Cupps McDaniel Morse Pietzman Price IV Schnelting Wright

VACANCIES: 001

On motion of Representative Chipman, SCS HCS HB 685, as amended, was truly agreed to and finally passed by the following vote:

AYES: 146

Adams Anderson Andrews Appelbaum Atchison Bailey Baker Bangert Baringer Aune Barnes Basye Billington Black 137 Black 7 Boggs Bromley Brown 16 Brown 27 Brown 70 **Buchheit-Courtway** Burnett Busick Burger Burton Christofanelli Coleman 32 Butz Chipman Clemens Cook Coleman 97 Collins Copeland Davidson DeGroot Dinkins Davis Deaton Derges Dogan Doll Eggleston Ellebracht Evans Falkner Fishel Fitzwater Fogle Francis Gray Gregory 51 Gregory 96 Grier Griesheimer Haley Griffith Gunby Haden Haffner Hannegan Hardwick Henderson Hill Houx Hovis Hudson Hurlbert Ingle Johnson Kalberloh Kelley 127 Kelly 141 Kidd Knight Lovasco Mackey Lewis 6 Mayhew McCreery McGaugh McGirl Merideth Mosley Murphy Nurrenbern O'Donnell Owen Patterson Perkins Person Phifer Pike Plocher Porter Pouche Proudie Quade Railsback Reedy Riggs Richey Riley Roberts Roden Rogers Rone Rowland Ruth Sander Sassmann Sauls Schwadron Seitz Sharp 36 Shaul Smith 155 Smith 163 Sharpe 4 Simmons Smith 45 Smith 67 Stephens 128 Stevens 46 Tate Taylor 139 Thomas Thompson Taylor 48 Terry Turnbaugh Toalson Reisch Trent Unsicker Van Schoiack Veit Wallingford Walsh 50 Walsh Moore 93 Weber Windham West Wiemann Wright Young

Mr. Speaker

NOES: 001

Pollock 123

PRESENT: 000

ABSENT WITH LEAVE: 015

Aldridge Bland Manlove Bosley Cupps Hicks
Lewis 25 McDaniel Morse Pietzman Pollitt 52
Price IV Schnelting Schroer Shields Stacy

VACANCIES: 001

Representative Hudson declared the bill passed.

THIRD READING OF SENATE BILLS - INFORMAL

HCS SB 330, relating to licensed professionals, was taken up by Representative Shields.

On motion of Representative Shields, the title of HCS SB 330 was agreed to.

Representative Shields offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 330, Page 1, Section A, Line 12, by inserting after all of said section and line the following:

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

- (1) "Community-based faculty preceptor", a physician or physician assistant who is licensed in Missouri and provides preceptorships to Missouri medical students or physician assistant students without direct compensation for the work of precepting;
 - (2) "Department", the Missouri department of revenue;
- (3) "Division", the division of professional registration of the Missouri department of commerce and insurance;
- (4) "Federally Qualified Health Center (FQHC)", a reimbursement designation from the Bureau of Primary Health Care and the Centers for Medicare and Medicaid Services of the United States Department of Health and Human Services;
- (5) "Medical student", an individual enrolled in a Missouri medical college approved and accredited as reputable by the American Medical Association or the Liaison Committee on Medical Education or enrolled in a Missouri osteopathic college approved and accredited as reputable by the American Osteopathic Association;
- (6) "Medical student core preceptorship" or "physician assistant student core preceptorship", a preceptorship for a medical student or physician assistant student that provides a minimum of one hundred twenty hours of community-based instruction in family medicine, internal medicine, pediatrics, psychiatry, or obstetrics and gynecology, under the guidance of a community-based faculty preceptor. A community-based faculty preceptor may add together the amounts of preceptorship instruction time separately provided to multiple students in determining whether he or she has reached the minimum hours required under this subdivision, but the total preceptorship instruction time provided shall equal at least one hundred twenty hours in order for such preceptor to be eligible for the tax credit authorized under this section;
- (7) "Physician assistant student", an individual participating in a Missouri physician assistant program accredited by the Commission on Accreditation of Allied Health Education Programs or its successor organization;
- (8) "Taxpayer", any individual, firm, partner in a firm, corporation, or shareholder in an S corporation doing business in this state and subject to the state income tax imposed under chapter 143, excluding withholding tax imposed under sections 143.191 to 143.265.
- 2. (1) Beginning January 1, 2022, any community-based faculty preceptor who serves as the community-based faculty preceptor for a medical student core preceptorship or a physician assistant student core preceptorship shall be allowed a credit against the tax otherwise due under chapter 143, excluding withholding tax imposed under sections 143.191 to 143.265, in an amount equal to one thousand dollars for each preceptorship, up to a maximum of three thousand dollars per tax year, if he or she completes up to three preceptorship rotations during the tax year and did not receive any direct compensation for the preceptorships.
- (2) To receive the credit allowed by this section, a community-based faculty preceptor shall claim such credit on his or her return for the tax year in which he or she completes the preceptorship rotations and shall submit supporting documentation as prescribed by the division and the department.
- (3) In no event shall the total amount of a tax credit authorized under this section exceed a taxpayer's income tax liability for the tax year for which such credit is claimed. No tax credit authorized under this section shall be allowed a taxpayer against his or her tax liability for any prior or succeeding tax year.

- (4) No more than two hundred preceptorship tax credits shall be authorized under this section for any one calendar year. The tax credits shall be awarded on a first-come, first-served basis. The division and the department shall jointly promulgate rules for determining the manner in which taxpayers who have obtained certification under this section are able to claim the tax credit. The cumulative amount of tax credits awarded under this section shall not exceed two hundred thousand dollars per year.
- (5) Notwithstanding the provisions of subdivision (4) of this subsection, the division is authorized to exceed the two hundred thousand dollars per year tax credit program cap in any amount not to exceed the amount of funds remaining in the medical preceptor fund, as established under subsection 3 of this section, as of the end of the most recent tax year, after any required transfers to the general revenue fund have taken place in accordance with the provisions of subsection 3 of this section.
- 3. (1) Funding for the tax credit program authorized under this section shall be generated by the division from a license fee increase of seven dollars per license for physicians and surgeons and from a license fee increase of three dollars per license for physician assistants. The license fee increases shall take effect as of January 1, 2022, based on the underlying license fee rates prevailing on that date. The underlying license fee rates shall be determined under section 334.090 and all other applicable provisions of chapter 334.
- (2) (a) There is hereby created in the state treasury the "Medical Preceptor Fund", which shall consist of moneys collected under this subsection. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely by the division for the administration of the tax credit program authorized under this section. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the medical preceptor fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.
- (b) Notwithstanding any provision of this chapter or any other provision of law to the contrary, all revenue from the license fee increases described under subdivision (1) of this subsection shall be deposited in the medical preceptor fund. After the end of every tax year, an amount equal to the total dollar amount of all tax credits claimed under this section shall be transferred from the medical preceptor fund to the state's general revenue fund established under section 33.543. Any excess moneys in the medical preceptor fund shall remain in the fund and shall not be transferred to the general revenue fund.
- 4. (1) The division shall administer the tax credit program authorized under this section and certify rotations for the tax credit. Each taxpayer claiming a tax credit under this section shall file an affidavit with his or her income tax return, affirming that he or she is eligible for the tax credit.
- (2) No amount of any tax credit allowed under this section shall be refundable. No tax credit allowed under this section shall be transferred, sold, or assigned. No taxpayer shall be eligible to receive the tax credit authorized under this section if such taxpayer employs persons who are not authorized to work in the United States under federal law.
- 5. The department of commerce and insurance and the department of revenue shall jointly promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2021, shall be invalid and void."; and

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

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

Representative Mayhew offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 330, Page 1, Section A, Line 12, by inserting after all of said section and line the following:

- "60.301. Whenever the following words and terms are used in this chapter they shall have the following meaning unless the context clearly indicates that a different meaning is intended:
- (1) "Corners of the United States public land survey", those points that determine the boundaries of the various subdivisions represented on the official plat such as the township corner, the section corner, the quarter-section corner, grant corner [and], meander corner, and center of section;
- (2) "Existent corner", a corner whose position can be identified by verifying the evidence of the original monument or its accessories, or by some physical evidence described in the field notes, or located by an acceptable supplemental survey record or some physical evidence thereof, or by testimony. The physical evidence of a corner may have been entirely obliterated but the corner will be considered existent if its position can be recovered through the testimony of one or more witnesses who have a dependable knowledge of the original location. A legally reestablished corner shall have the same status as an existent corner;
- (3) "Lost corner", a corner whose position cannot be determined, beyond reasonable doubt, either from traces of the original marks or from acceptable evidence or testimony that bears upon the original position;
- (4) "Monument", the physical object which marks the corner point determined by the surveying process. The accessories, such as bearing trees, bearing objects, reference monuments, mounds of stone and other similar objects that aid in identifying the corner position, are also considered a part of a corner monument;
- (5) "Obliterated, decayed or destroyed corner", [an existent corner] a position at whose point there are no remaining traces of the original monument or its accessories, but whose location has been perpetuated by subsequent surveys, or the point may be recovered beyond reasonable doubt by the acts and testimony of local residents, competent surveyors, other qualified local authorities or witnesses, or by some acceptable record evidence. A position that depends upon the use of collateral evidence can be accepted only if duly supported, generally through proper relation to known corners, and agreement with the field notes regarding distances to natural objects, stream crossings, line trees, etc., or unquestionable testimony;
- (6) "Original government survey", that survey executed under the authority of the United States government as recorded on the official plats and field notes of the United States public land survey maintained by the Missouri department of agriculture;
- (7) "Proportionate measurement", a measurement of a line that gives equal relative weight to all parts of the line. The excess or deficiency between two existent corners is so distributed that the amount of excess or deficiency given to each interval bears the same proportion to the whole difference as the record length of the interval bears to the whole record distance:
- (a) "Single proportionate measurement", a measurement of a line applied to a new measurement made between known points on a line to determine one or more positions on that line;
- (b) "Double proportionate measurement", a measurement applied to a new measurement made between four known corners, two each on intersecting meridional and latitudinal lines, for the purpose of relating the intersection to both. [The procedure is described as follows: first, measurements will be made between the nearest existent corners north and south of the lost corner. A temporary point will be determined to locate the latitude of the lost corner on the straight line connecting the existent corners and at the proper proportionate distance. Second, measurements will be made between the nearest existent corners east and west of the lost corner. A temporary point will be determined to locate the longitude of the lost corner on the straight line connecting the existent corners and at the proportionate distance. Third, determine the location of the lost corner at the intersection of an east-west line through the point determining the latitude of the lost corner with a north south line through the point determining the longitude of the lost corner.] When the total length of the line between the nearest existing corners was not measured in the original government survey, the record distance from one existing corner to the lost corner will be used instead of the proportionate distance. This exception will apply to either or both of the east-west or north-south lines;
- (8) "Record distance", the distance or length as shown on the original government survey. In determining record distances, consideration shall be given as to whether the distance was measured on a random or true line.
- 60.315. The following rules for the reestablishment of lost corners shall be applied only when it is determined that the corner is lost: (The rules utilize proportional measurement which harmonizes surveying practice with legal and equitable considerations. This plan of relocating a lost corner is always employed unless it can be shown that the corner so located is in substantial disagreement with the general scheme of the original government survey as monumented. In such cases the surveyor shall use procedures that produce results consistent with the original survey of that township.)

- (1) Existent original corners shall not be disturbed. Consequently, discrepancies between the new and record measurements shall not in any manner affect the measurements beyond the existent corners; but the differences shall be distributed proportionately within the several intervals along the line between the corners;
- (2) Standard parallels shall be given precedence over other township exteriors, and, ordinarily, the latter shall be given precedence over subdivisional lines; section corners shall be located or reestablished before the position of lost quarter-section corners can be determined;
- (3) Lost township corners common to four townships shall be reestablished by double proportionate measurement between the nearest existent corners on opposite sides of the lost township corner;
- (4) Lost township corners located on standard parallels and common only to two townships shall be reestablished by single proportionate measurement between the nearest existent corners on opposite sides of the lost township corner on the standard parallel;
- (5) [Lost standard corners shall be reestablished on a standard or correction line by single proportionate measurement on the line connecting the nearest identified standard or closing corners on opposite sides of the lost corner or corners, as the case may be;
- (6) All lost section and quarter-section corners on the township boundary lines shall be reestablished by single proportionate measurement between the nearest existent corners on opposite sides of the lost corner according to the conditions represented upon the original government plat;
- (7) Lost corners on township exteriors, excluding corners referenced in subdivision (3) of this section, whether they are standard or closing corners, will be reestablished by single proportionate measurement on the line connecting the next nearest existent standard or closing corner on opposite sides of the lost corner;
 - (6) A lost interior corner of four sections shall be reestablished by double proportionate measurement;
- [(8) A lost closing corner shall be reestablished on the true line that was closed upon, and at the proper proportional interval between the nearest existent corners on opposite sides of the lost corner;
- (9) (7) All lost quarter-section corners on the section boundaries within the township shall be reestablished by single proportionate measurement between the adjoining section corners, after the section corners have been identified or reestablished; and
- [(10)] (8) Where a line has been terminated with a measurement in one direction only, a lost corner shall be reestablished by record bearing and distance, counting from the nearest regular corner, the latter having been duly identified or reestablished.
- 60.345. The quarter-section corners of sections south of the township line and east of the range line, and not established by the original government survey will be established according to the conditions represented upon the official government plat using **single** proportionate measurement between the [adjoining] section corners belonging to the same section as the quarter-section corner being established, the section corners having first been identified or reestablished. The proportional position shall be offset, if necessary, in a cardinal direction to the true line defined by the nearest adjacent corners on opposite sides of the quarter-section corner to be established."; and

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

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

House Amendment No. 1 to House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for Senate Bill No. 330, Page 3, Line 21, by deleting said line and inserting in lieu thereof the following:

"by the nearest adjacent corners on opposite sides of the quarter-section corner to be established.
89.410. 1. The planning commission shall recommend and the council may by ordinance adopt regulations governing the subdivision of land within its jurisdiction. The regulations, in addition to the requirements provided by law for the approval of plats, may provide requirements for the coordinated development of the city, town or village; for the coordination of streets within subdivisions with other existing or planned streets or with other

features of the city plan or official map of the city, town or village; for adequate open spaces for traffic, recreation, light and air; and for a distribution of population and traffic; provided that, the city, town or village may only impose requirements for the posting of bonds, letters of credit or escrows for subdivision-related improvements as provided for in subsections 2 to 5 of this section.

- 2. The regulation may include requirements as to the extent and the manner in which the streets of the subdivision or any designated portions thereto shall be graded and improved as well as including requirements as to the extent and manner of the installation of all utility facilities. Compliance with all of these requirements is a condition precedent to the approval of the plat. The regulations or practice of the council may provide for the tentative approval of the plat previous to the improvements and utility installations; but any tentative approval shall not be entered on the plat. The regulations may provide that, in lieu of the completion of the work and installations previous to the final approval of a plat, the council shall accept, at the option of the developer, an escrow secured with cash or an irrevocable letter of credit deposited with the city, town, or village. The city, town, or village may accept a surety bond, and such bond shall be in an amount and with surety and other reasonable conditions, providing for and securing the actual construction and installation of the improvements and utilities within a period specified by the council and expressed in the bond. The release of any such escrow, letter of credit, or bond by the city, town or village shall be as specified in this section. The council may enforce the escrow or bond by all appropriate legal and equitable remedies. The regulations may provide, in lieu of the completion of the work and installations previous to the final approval of a plat, for an assessment or other method whereby the council is put in an assured position to do the work and make the installations at the cost of the owners of the property within the subdivision. The regulations may provide for the dedication, reservation or acquisition of lands and open spaces necessary for public uses indicated on the city plan and for appropriate means of providing for the compensation, including reasonable charges against the subdivision, if any, and over a period of time and in a manner as is in the public interest. The regulations shall not require the creation of any private indentures, declarations, covenants, regulations or homeowners' associations. Any such private indentures, declarations, covenants, regulations or homeowners' associations that a developer may choose to create shall not be subject to the regulations. However, the regulations may require script on a plat to provide for the common maintenance of shared and privately maintained infrastructure.
- 3. The regulations shall provide that in the event a developer who has posted an escrow, or letter of credit, or bond with a city, town, or village in accordance with subsection 2 of this section transfers title of the subdivision property prior to full release of the escrow, letter of credit, or bond, the municipality shall accept a replacement escrow or letter of credit from the successor developer in the form allowed in subsection 2 of this section and in the amount of the escrow or letter of credit held by the city, town, or village at the time of the property transfer, and upon receipt of the replacement escrow or letter of credit, the city, town, or village shall release the original escrow or letter of credit in full and release the prior developer from all further obligations with respect to the subdivision improvements if the successor developer assumes all of the outstanding obligations of the previous developer. The city, town, or village may accept a surety bond from the successor developer in the form allowed in subsection 2 of this section and in the amount of the bond held by the city, town, or village at the time of the property transfer, and upon receipt of the replacement bond, the city, town, or village shall release the original bond in full, and release the prior developer from all further obligations with respect to the subdivision improvements.
- 4. The regulations shall provide that any escrow or bond amount held by the city, town or village to secure actual construction and installation on each component of the improvements or utilities shall be released within thirty days of completion of each category of improvement or utility work to be installed, minus a maximum retention of five percent which shall be released upon completion of all improvements and utility work. The city, town, or village shall inspect each category of improvement or utility work within twenty business days after a request for such inspection. Any such category of improvement or utility work shall be deemed to be completed upon certification by the city, town or village that the project is complete in accordance with the ordinance of the city, town or village including the filing of all documentation and certifications required by the city, town or village, in complete and acceptable form. The release shall be deemed effective when the escrow funds or bond amount are duly posted with the United States Postal Service or other agreed-upon delivery service or when the escrow funds or bond amount are hand delivered to an authorized person or place as specified by the owner or developer.
- 5. If the city, town or village has not released the escrow funds or bond amount within thirty days as provided in this section or provided a timely inspection of the improvements or utility work after request for such inspection, the city, town or village shall pay the owner or developer in addition to the escrow funds due the owner or developer, interest at the rate of one and one-half percent per month calculated from the expiration of the thirty-day period until the escrow funds or bond amount have been released. Any owner or developer aggrieved by the city's, town's or village's failure to observe the requirements of this section may bring a civil action to enforce the

provisions of this section. In any civil action or part of a civil action brought pursuant to this section, the court may award the prevailing party or the city, town or village the amount of all costs attributable to the action, including reasonable attorneys' fees.

- 6. Nothing in this section shall apply to performance, maintenance and payment bonds required by cities, towns or villages.
- 7. Before adoption of its subdivision regulations or any amendment thereof, a duly advertised public hearing thereon shall be held by the council.
- 8. The provisions of subsection 2 of this section requiring the acceptance of an escrow secured by cash or an irrevocable letter of credit, rather than a surety bond, at the option of the developer, all of the provisions of subsection 3 of this section, and the provisions of subsections 4 and 5 of this section regarding an inspection of improvements or utility work within twenty business days shall not apply to any home rule city with more than four hundred thousand inhabitants and located in more than one county.
- 9. Notwithstanding the provisions of section 290.210 to the contrary, improvements secured by escrow, letter of credit, or bond as provided in this section shall not be subject to the terms of sections 290.210 to 290.340 unless they are paid for wholly or in part out of public funds."; and"; and

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

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

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

Representative Knight offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for Senate Bill No. 330, Page 92, Section 436.263, Line 5, by inserting after the word "hundred" the word "thousand"; and

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

Representative Schroer offered House Amendment No. 1 to House Amendment No. 3.

House Amendment No. 1 to House Amendment No. 3

AMEND House Amendment No. 3 to House Committee Substitute for Senate Bill No. 330, Page 1, Line 1, by deleting all of said line and inserting in lieu thereof the following:

"AMEND House Committee Substitute for Senate Bill No. 330, Page 1, Section A, Line 12, by inserting after all of said section and line the following:

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

- (1) "Athlete", an individual who participates or has participated in an intercollegiate sport for a postsecondary educational institution. "Athlete" shall not be construed to apply to an individual's participation in a college intramural sport or in a professional sport outside of intercollegiate athletics;
- (2) "Athletic association", an entity with athletics governance authority that is composed of postsecondary educational institutions and athletic conferences;

- (3) "Athletic conference", an entity that has athletics governance authority, is a member of an athletic association, and has a membership composed of postsecondary educational institutions that compete against other postsecondary educational institutions. "Athletic conference" includes a collaboration of such entities, such as the autonomy conferences;
- (4) "Certification", the process of developing and enforcing professional and legal policies and practices;
 - (5) "Group", three or more athletes from the same sport;
- (6) "Group licensing", any agreement to allow a third party the right to use the name, image, likeness rights, or athletic reputation of a group;
- (7) "Postsecondary educational institution", any campus of a public or private institution of higher education in this state that is subject to the coordinating board for higher education under section 173.005;
- (8) "Third party", any individual or entity other than a postsecondary educational institution, athletic conference, or athletic association.
- 2. (1) No postsecondary educational institution shall uphold any rule, requirement, standard, or other limitation that prevents a student of that institution from fully participating in intercollegiate athletics without penalty and earning compensation as a result of the use of the student's name, image, likeness rights, or athletic reputation. Earning compensation from the use of a student's name, image, likeness rights, or athletic reputation shall not affect the student's grant-in-aid or stipend eligibility, amount, duration, or renewal.
- (2) No postsecondary educational institution shall interfere with or prevent a student from fully participating in intercollegiate athletics or obtaining professional representation in relation to contracts or legal matters including, but not limited to, representation provided by athlete agents, financial advisors, or legal representation provided by attorneys.
- 3. A grant-in-aid or stipend from the postsecondary educational institution in which a student is enrolled shall not be construed to be compensation for use of the student's name, image, likeness rights, or athletic reputation for purposes of this section, and no grant-in-aid or stipend shall be revoked or reduced as a result of a student earning compensation under this section.
- 4. (1) No student athlete shall enter into an apparel, equipment, or beverage contract providing compensation to the athlete for use of the athlete's name, image, likeness rights, or athletic reputation if the contract requires the athlete to display a sponsor's apparel, equipment, or beverage or otherwise advertise for the sponsor during official team activities if such provisions are in conflict with a provision of the athlete's team contract.
- (2) Any student athlete who enters into a contract providing compensation to the athlete for use of the athlete's name, image, likeness rights, or athletic reputation shall disclose the full contract to an official of the postsecondary educational institution, with such official to be designated by such institution. No institution or its designated official shall disclose terms of an athlete's contract that the athlete or the athlete's legal representation deems to be a trade secret or nondisclosable.
- (3) An institution asserting a conflict described in subdivision (1) of this subsection shall disclose to the student athlete or the athlete's legal representation the full contract the institution asserts to be in conflict. No athlete or member of the athlete's legal representation shall disclose terms of an institution's contract that the institution deems to be a trade secret or nondisclosable.
- 5. No team contract of a postsecondary educational institution's athletic program shall prevent a student athlete from receiving compensation for using the athlete's name, image, likeness rights, or athletic reputation for a commercial purpose when the athlete is not engaged in official mandatory team activities that are recorded in writing and made publicly available. Such team activities shall not exceed twenty hours per week during the season and eight hours per week during the off-season.
- 6. (1) Postsecondary educational institutions that enter into commercial agreements that directly or indirectly require the use of an athlete's name, image, likeness, or athletic reputation shall conduct a financial development program of up to fifteen hours in duration once per year for their athletes.
- (2) The financial development program shall not include any marketing, advertising, referral, or solicitation by providers of financial products or services.
 - 7. (1) Postsecondary educational institutions shall help distribute informational materials as needed.
- (2) Postsecondary educational institutions shall inform their athletes of such meetings and provide appropriate meeting space.
 - 8. Athlete attorney representation shall be by persons licensed by this state.

- 9. (1) Any athlete may bring a civil action against third parties that violate this section for appropriate injunctive relief or actual damages, or both. Such action shall be brought in the county where the violation occurred, or is about to occur, and the court shall award damages, court costs, and reasonable attorney's fees to a prevailing plaintiff.
- (2) Students and state or local prosecutors seeking to prosecute violators of this section shall not be deprived of any protections provided under law with respect to a controversy that arises and shall have the right to adjudicate claims that arise under this section.
 - 10. Legal settlements shall not permit noncompliance with this section.
- 11. This section shall apply only to agreements or contracts entered into, modified, or renewed on or after July 1, 2022. Such agreements or contracts include, but are not limited to, the national letter of intent, an athlete's financial aid agreement, commercial contracts in the athlete group licensing market, and athletic conference or athletic association rules or bylaws.
- 12. The state of Missouri hereby requests that any federal legislation relating to this section respect and permit Missouri college athletes' rights, protections, and other provisions included in this section."; and

Further amend said bill, Page 92, Section 436.263, Line 5, by"; and

Further amend said amendment, Page 1, Line 2, by inserting after all of said line the following:

"Further amend said bill, Page 92, Section B, Line 3, by inserting after all of said section and line the following:

"Section C. Because of the importance of financial needs of certain students of the state of Missouri, the enactment of section 173.280 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the enactment of section 173.280 of this act shall be in full force and effect upon its passage and approval."; and"; and

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

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 102

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	DeGroot	Derges	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Griesheimer
Griffith	Haden	Haffner	Haley	Hannegan
Hardwick	Henderson	Hill	Houx	Hovis
Hudson	Hurlbert	Johnson	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	McGirl	Murphy	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Pollock 123	Pouche	Railsback	Reedy	Richey
Riley	Roberts	Roden	Rone	Ruth
Sander	Sassmann	Schroer	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Stacy	Stephens 128	Taylor 139	Taylor 48

Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Wallingford	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 043

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Doll	Ellebracht	Fogle
Gray	Gunby	Ingle	Lewis 25	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Phifer
Proudie	Quade	Rogers	Rowland	Smith 45
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93

Weber Windham Young

PRESENT: 000

ABSENT WITH LEAVE: 017

Bailey Christofanelli Deaton Hicks Kidd
McDaniel Morse Person Pietzman Porter
Price IV Riggs Sauls Schnelting Smith 163

Smith 67 Tate

VACANCIES: 001

On motion of Representative Schroer, **House Amendment No. 1 to House Amendment No. 3** was adopted by the following vote, the ayes and notes having been demanded by Representive Barnes:

AYES: 124

Adams	Aldridge	Anderson	Andrews	Appelbaum
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Black 7	Bland Manlove	Bosley
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Butz	Chipman
Clemens	Coleman 32	Coleman 97	Collins	Cook
Cupps	Davidson	Davis	DeGroot	Derges
Dinkins	Dogan	Doll	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Griesheimer	Griffith
Gunby	Haden	Haffner	Haley	Henderson
Hicks	Houx	Hovis	Hurlbert	Ingle
Johnson	Kalberloh	Kelly 141	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	McCreery	McGaugh
McGirl	Merideth	Mosley	Murphy	Nurrenbern
Owen	Patterson	Phifer	Pike	Plocher
Pollitt 52	Pouche	Proudie	Quade	Railsback
Richey	Riley	Roberts	Rogers	Rone
Rowland	Ruth	Sander	Sassmann	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 45	Stacy
Stephens 128	Stevens 46	Tate	Taylor 48	Terry
Thomas	Thompson	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Wallingford	Walsh Moore 93	Weber
Wiemann	Windham	Wright	Young	

NOES: 023

Atchison Billington Black 137 Boggs Busick Copeland Eggleston Grier Hannegan Hardwick Hill Hudson Kelley 127 Mayhew O'Donnell Pollock 123 Perkins Reedy Roden Taylor 139

Walsh 50 West Mr. Speaker

PRESENT: 001

Toalson Reisch

ABSENT WITH LEAVE: 014

ChristofanelliDeatonKiddMcDanielMorsePersonPietzmanPorterPrice IVRiggsSaulsSchneltingSmith 163Smith 67

VACANCIES: 001

On motion of Representative Knight, **House Amendment No. 3**, **as amended**, was adopted.

Representative Davidson offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Substitute for Senate Bill No. 330, Page 53, Section 334.036, Lines 75-77, by deleting all of said lines; and

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

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Andrews Atchison Bailey Baker Basye Billington Black 137 Black 7 Boggs Bromley Brown 16 **Buchheit-Courtway** Burger Busick Chipman Coleman 32 Coleman 97 Cook Copeland Davidson DeGroot Derges Dinkins Dogan Eggleston Evans Falkner Fishel Fitzwater Francis Gregory 51 Gregory 96 Grier Griesheimer Griffith Henderson Hicks Haden Hannegan Hardwick Houx Hovis Hudson Hurlbert Kalberloh Kelley 127 Kelly 141 Knight Lewis 6 Lovasco Mayhew McGaugh McGirl Murphy O'Donnell Perkins Plocher Owen Patterson Pike Pollitt 52 Porter Pouche Railsback Reedy Rone Riggs Riley Roberts Roden Schwadron Seitz Ruth Sander Sassmann Sharpe 4 Shaul Shields Smith 155 Stacy

Tarrian 120

Stanhana 120

Stephens 128	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Van Schoiack	Veit	Wallingford	Walsh 50
Wiemann	Wright	Mr. Speaker		
NOES: 048				
NOES: 046				
Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Butz	Clemens
Collins	Davis	Doll	Ellebracht	Fogle
Gray	Gunby	Haley	Ingle	Johnson
Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Phifer	Proudie	Quade	Rogers
Rowland	Sauls	Sharp 36	Smith 45	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		
PRESENT: 000				
ABSENT WITH LEA	AVE: 021			
Burton	Christofanelli	Cupps	Deaton	Haffner
Hill	Kidd	McDaniel	Morse	Person
Pietzman	Pollock 123	Price IV	Richey	Schnelting
			•	Č
Schroer	Simmons	Smith 163	Tate	Trent
West				

Tarrian 10

Thomas

Thomason

VACANCIES: 001

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

Representative Rone offered House Amendment No. 5.

House Amendment No. 5

AMEND House Committee Substitute Senate Bill No. 330, Page 3, Section 191.1146, Line 20, by inserting after all of said section and line the following:

- "281.015. Sections 281.005 to 281.115 shall be administered by the director of the department of agriculture of the state of Missouri, hereafter referred to as the "director".
 - 281.020. As used in sections 281.010 to 281.115, the following terms mean:
- (1) "Animal", all vertebrate and invertebrate species, including but not limited to man and other mammals, birds, fish, and shellfish;
 - (2) "Applicator, operator or technician":
- (a) "Certified applicator", any certified commercial applicator, certified noncommercial applicator, certified private applicator, certified provisional private applicator, or certified public operator;
- (b) "Certified commercial applicator", any individual, whether or not [he] the individual is a private applicator with respect to some uses, who is certified by the director as authorized to use, supervise the use of, [or] determine the need for the use of, or supervise the determination of need for any pesticide, whether classified for restricted use or for general use, while [he] the individual is engaged in the business of using pesticides on the lands of another as a direct service to the public in exchange for a fee or compensation;
- [(b)] (c) "Certified noncommercial applicator", any individual, whether or not [he] the individual is a private applicator with respect to some uses, who is certified by the director as authorized to use, or to supervise the use of, any pesticide which is classified for restricted use only on lands owned or rented by [him] the individual or [his] the individual's employer;

- [(e)] (d) "Certified private applicator", any individual who is certified by the director as authorized to use[, or to supervise the use of,] any pesticide [which] that is classified for restricted use for purposes of producing any agricultural commodity on property owned or rented by [him] the individual or [his] the individual's employer or on the property of another person, if used without compensation other than trading of personal services between producers of agricultural commodities[, on the property of another person];
- [(d)] (e) "Certified provisional private applicator", any individual who is sixteen or seventeen years of age, an immediate family member of a certified private applicator, and certified by the director to use any pesticide that is classified for restricted use for purposes of producing any agricultural commodity on property owned or rented by the individual's immediate family member, as long as the following requirements are met:
 - a. The restricted use pesticide is not a fumigant;
 - b. The restricted use pesticide does not contain sodium cyanide or sodium fluoroacetate;
 - c. The individual does not apply any restricted use pesticide using aerial application equipment;
 - d. The individual does not supervise the use of any restricted use pesticide; and
 - e. The individual does not purchase any restricted use pesticide;
- **(f)** "Certified public operator", any individual who is certified by the director as authorized to use, or to supervise the use of, any pesticide classified for restricted use in the performance of [his] the individual's duties as an official or employee of any agency of the state of Missouri or any political subdivision thereof, or any other governmental agency;
- [(e)] (g) "Noncertified restricted use pesticide applicator", any person who is not certified in accordance with sections 281.010 to 281.115 who uses or determines the need for the use of restricted use pesticides under the direct supervision of a certified commercial applicator or uses restricted use pesticides under the direct supervision of a certified noncommercial applicator or certified public operator;
- (h) "Private applicator", any person not holding a certified private applicator's license or certified provisional private applicator's license who [shall be required to obtain a permit for the use of any restricted use-pesticide] uses general use pesticides or minimum risk pesticides for the purposes of producing any agricultural commodity on property owned or rented by [him] the person or [his] the person's employer or on the property of another person, if used without compensation other than trading of personal services between producers of agricultural commodities[, such permit shall authorize the one time emergency purchase of a restricted use pesticide for the purpose of a one-time emergency use of that pesticide];
- [(f)] (i) "Pesticide technician", any individual working under the direct supervision of a commercial applicator certified in categories as specified by regulation, and who having met the competency requirements of [this chapter] sections 281.010 to 281.115, is authorized by the director to determine the need for the use of any pesticide as well as to the use of any pesticide;
- [(g)] (j) "Pesticide technician trainee", any individual working in the physical presence and under the direct supervision of a certified commercial applicator to gain the required on-the-job training in preparation for obtaining a pesticide technician's license;
- (3) "Beneficial insects", those insects [which] that, during their life cycle, are effective pollinators of plants, are parasites or predators of pests, or are otherwise beneficial;
- (4) "Defoliant", any substance or mixture of substances intended for causing the leaves or foliage to drop from a plant, with or without causing abscission;
- (5) "Department" or "department of agriculture", the state department of agriculture, and when by sections 281.010 to 281.115 the department of agriculture is charged to perform a duty, the director of the department of agriculture is authorized to perform such duty;
- (6) "Desiccant", any substance or mixture of substances intended for artificially accelerating the drying of plant tissue;
- [(6)] (7) "Determining the need for the use of any pesticide", the act of inspecting land for the presence of pests for the purpose of contracting for their control or prevention through the use of pesticides in categories as specified by regulation;
- [(7)] (8) "Device", any instrument or contrivance, other than a firearm, [which] that is intended for trapping, destroying, repelling, or mitigating any pest or any other form of plant or animal life, other than man and other than bacteria, viruses, or other microorganisms on or in living man or other living animals, but not including equipment used for the application of pesticides when sold separately therefrom;
 - (9) "Director", the director of the department of agriculture or the director's designee;

(10) "Distribute", to sell, offer for sale, hold for sale, deliver for transportation in intrastate commerce, or transport in intrastate commerce;

- [(8)] (11) "Environment" includes, **but is not limited to,** water, air, land, and all plants and man and other animals living therein, and the interrelationships [which] that exist among these;
- [9] (12) "Equipment" [means], any type of ground, water, or aerial equipment or contrivance using motorized, mechanical, or pressurized power and used to apply any pesticide on land and anything that may be growing, habitating, or stored on or in such land, but shall not include any pressurized hand-sized household apparatus used to apply any pesticide, or any equipment or contrivance of which the person who is applying the pesticide is the source of power or energy in making such pesticide application;
- [(10)] (13) "Fungus", any nonchlorophyll-bearing thallophyte, [that] which is [7] any nonchlorophyll-bearing plant of a lower order than mosses and liverworts, such as [7 for example,] rust, smut, mildew, mold, yeast, and bacteria, except those on or in living man or other living animals, and except those on or in processed food, beverages, or pharmaceuticals;
- (14) "General use pesticide", any pesticide, when applied in accordance with its directions for use, warnings, and cautions, and for the uses for which it is registered, or for one or more of such uses, or in accordance with a widespread and commonly recognized practice, that will not generally cause unreasonable adverse effects on the environment;
- (15) "Immediate family", familial relationships limited to the spouse, parents, stepparents, foster parents, father-in-law, mother-in-law, children, stepchildren, foster children, sons-in-law, daughters-in-law, grandparents, brothers, sisters, brothers-in-law, sisters-in-law, aunts, uncles, nieces, nephews, and first cousins. As used in this subdivision, "first cousin" means the child of a parent's sibling, i.e., the child of an aunt or uncle;
 - [(11)] (16) "Individual", any responsible, natural human being;
- [(12)] (17) "Insect", any of the numerous small invertebrate animals generally having the body more or less obviously segmented, for the most part belonging to the class Insecta, comprising six-legged, usually winged forms, such as[, for example,] beetles, bugs, bees, flies, and to other allied classes of arthropods whose members are wingless and usually have more than six legs, such as[, for example,] spiders, mites, ticks, centipedes, and wood lice;
- [(13)] (18) "Land", all land and water areas, including airspace, and all plants, animals, structures, buildings, contrivances, and machinery, appurtenant thereto or situated thereon, fixed or mobile, including any used for transportation;
- (19) "Minimum risk pesticide", any pesticide product exempted under 40 C.F.R. 152.25(f) from registration requirements under the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA), as amended;
- [(14)] (20) "Misuse of a pesticide", a use of any [registered] pesticide in a manner inconsistent with its labeling; provided, that the use of a lesser concentration than provided on the label shall not be considered the misuse of a pesticide when used strictly for agricultural purposes, and when requested in writing by the person on whose behalf a pesticide is used;
- [(15)] (21) "Nematode", invertebrate animals of the phylum Nemathelminthes and class Nematoda, that is, unsegmented round worms with elongated, fusiform, or sac-like bodies covered with cuticle, and inhabiting soil, water, plants, or plant parts; may also be called nemas or eelworms;
- (22) "Nontarget organism", any plant, animal, or organism other than the target pests that a pesticide is intended to affect;
- [(16)] (23) "Person", any individual, partnership, association, fiduciary, corporation, or any organized group of persons whether incorporated or not;

[(17)] **(24)** "Pest":

- (a) Any insect, snail, slug, rodent, nematode, fungus, weed; or
- (b) Any other form of terrestrial or aquatic plant or animal life or virus, bacterium, or other microorganism, except viruses, bacteria, or other microorganisms on or in living man or other living animals, [which] that is normally considered to be a pest;

[(18)] (25) "Pesticide":

- (a) Any substance or mixture of substances intended for preventing, destroying, repelling, or mitigating any pest; or
- (b) Any substance or mixture of substances intended for use as a plant regulator, defoliant, or desiccant; [(19)] (26) "Pesticide dealer", any individual who is engaged in the business of distributing, selling, offering for sale, or holding for sale at retail, or direct wholesale to the end user, any pesticide classified for restricted use;

(27) "Pesticide dealership", any location or outlet where restricted use pesticides are held for sale, distributed, or sold;

- [(20)] (28) "Plant regulator", any substance or mixture of substances, intended, through physiological action, for accelerating or retarding the rate of growth or rate of maturation, or for otherwise altering the behavior of plants or the produce thereof, but shall not include substances to the extent that they are intended as plant nutrients, trace elements, nutritional chemicals, plant inoculants, or soil amendments. The term "plant regulator" does not include any of those nutrient mixtures or soil amendments [which] that are commonly known as vitamin-hormone horticultural products, intended for improvement, maintenance, survival, health, and propagation of plants, and [which] that are not for pest destruction and are nontoxic, nonpoisonous in the undiluted package concentration;
- [(21) "Private applicator permit", a written certificate, issued by the director or his authorized agent, authorizing the purchase, possession or use of certain restricted use pesticides by a private applicator. Such permitshall authorize the one-time emergency purchase of a restricted use pesticide for the purpose of a one-time emergency use of such pesticide;
- (22)] (29) "Restricted use pesticide" or "RUP", any pesticide when applied in accordance with its directions for use, warnings, and cautions and for the uses for which it is registered, or for one or more of such uses, or in accordance with a widespread and commonly recognized practice, the director determines may cause, without additional regulatory restrictions, unreasonable adverse effects on the environment, including injury to the applicator;
 - [(23)] (30) "Sale", selling or offering for sale any pesticide;
 - [(24)] (31) "Snails" or "slugs" includes all harmful mollusks;
- [(25)] (32) "Unreasonable adverse effects on the environment", any unreasonable risk to man or the environment, taking into account the economic, social, and environmental costs and benefits of the use of any pesticide;
- [(26)] (33) "Under the direct supervision of a certified applicator", when a pesticide is used by a competent person acting under the instructions and control of a certified applicator who is available if and when needed, even though such certified applicator is not physically present at the time and place the pesticide is used;
- [(27)] (34) "Use", mixing, loading, or applying[, storing or disposing of a] any pesticide; cleaning pesticide equipment; or storing or disposing of pesticide containers, pesticides, spray mix, equipment wash waters, or other pesticide-containing materials;
 - [(28)] (35) "Weed", any plant [which] that grows where not wanted; [and
- (29) (36) "Wildlife", all living things that are neither human, domesticated, or pests, including, but not limited to, mammals, protected birds, and aquatic life.
- 281.025. 1. The director shall administer and enforce the provisions of sections 281.010 to 281.115 and shall have authority to issue regulations after a public hearing following due notice of not less than thirty days to all interested persons, in conformance with the provisions of chapter 536, to carry out the provisions of sections 281.010 to 281.115. Where the director finds that such regulations are needed to carry out the purpose and intent of sections 281.010 to 281.115, such regulations may relate to, but need not be limited to, prescribing the time, place, manner, methods, materials, and amounts and concentrations, in connection with the use of the pesticide, and may restrict or prohibit use of pesticides in designated areas during specified periods of time and shall encompass all reasonable factors [which] that the director deems necessary to prevent damage or injury. In issuing such regulations, the director may give consideration to pertinent research findings and recommendations of other agencies of this state, the federal government, or other reliable sources. The director may by regulation require that notice of a proposed application of a pesticide be given to landowners adjoining the property to be treated or in the immediate vicinity thereof, if [he] the director finds that such notice is necessary to carry out the purpose of sections 281.010 to 281.115. [The director may, by regulation, provide for the one time emergency purchase and one-time emergency use of a restricted use pesticide by a private applicator.]
- 2. The pesticides on the list of restricted use pesticides, as determined by the federal agency having jurisdiction over the classification of pesticides, shall be so restricted in the state of Missouri. The director shall publish, at least annually, a list of pesticides [which] that have restricted uses. Such publication shall be made available to the public upon request. If the director determines that a pesticide, when used in accordance with its directions for use, warnings, and cautions, and for uses for which it is registered, may cause, without additional regulatory restrictions, unreasonable adverse effects on the environment, including injury to the applicator or other persons, the pesticide shall be used only by or under the direct supervision of a certified applicator[, or a private-applicator with a permit]. Such pesticides may be subject to other restrictions as determined by the director, to include the time and conditions of possession and use.

- 3. No regulation, or any amendment or repeal thereof, provided for in sections 281.010 to 281.115 shall be adopted, except after public hearing giving an opportunity to the public to be heard, to be held after no less than thirty days' prior notice of the date, time, and place of hearing, to be given by regular mail to any person who has registered with the director for purposes of notice of such public hearings, in accordance with procedures prescribed by the director.
- 4. At any hearing, opportunity to be heard shall be afforded to any interested person upon written request received not later than twenty-four hours prior to the hearing, and may also be afforded to other persons. In addition, any interested person, whether or not heard, may submit within seven days subsequent to the hearing a written statement of views. The director may solicit the views in writing of persons who may be affected by, or interested in any proposed regulation. Any person heard or represented at the hearing, or making written request for notice, shall be given written notice of the action of the director with respect to the subject thereof.
- 5. No rule or portion of a rule promulgated under the authority of this chapter shall become effective unless it has been promulgated pursuant to the provisions of section 536.024.
- 281.030. 1. The director may, by regulation, classify [certified applicator, operator or technician] licenses to be issued under sections 281.010 to 281.115. Such classifications may include but not be limited to commercial applicators, noncommercial applicators, private applicators, provisional private applicators, public operators [or], pesticide technicians, or noncertified RUP applicators. Separate classifications may be specified as to ground, aerial, or manual methods used by any licensee to apply pesticides or to the use of pesticides for the control of pests.
- 2. The director may, by regulation, establish certification categories to be provided under each license classification. Each certification category shall be subject to separate testing procedures and requirements; provided, that no individual shall be required to pay an additional fee if [he] the individual is certified in one or all of the certification categories provided under the license for which [he] the individual has applied. The director may, by regulation, establish certification categories limited to the use of certain pesticides and issue a license therefor. Each certification category shall be subject to separate testing procedures covering only those pesticides for which the applicant seeks to be licensed.
 - 3. The director may by regulation establish fees for identification documents.
- 281.035. 1. No individual shall engage in the business of determining the need for the use of, supervising the use of, supervising the determination of the need for the use of, or using any pesticide, in categories as specified by regulation, on the lands of another at any time without a certified commercial applicator's license issued by the director. A certified commercial applicator shall not determine the need for the use of, supervise the use of, supervise the determination of the need for the use of, or use any pesticide for any particular purpose unless [heor she] the certified commercial applicator has demonstrated [his or her] such certified commercial applicator's competence to use pesticides for that purpose by being certified by the director in the proper certification category. The director shall require an annual fee of sixty-five dollars for each certified commercial applicator's license issued. No certified commercial applicator shall knowingly authorize, direct, or instruct any individual to engage in determining the need for the use of or using any general use pesticide or minimum risk pesticide on the land of another at any time unless such individual is a pesticide technician or pesticide technician trainee in such categories as specified by regulation or is working under the direct supervision of a certified commercial applicator so authorizing, directing or instructing, in which case the certified commercial applicator shall be liable for any use of a general use pesticide or minimum risk pesticide by an individual operating under [his or her] the certified commercial applicator's direct supervision. The certified commercial applicator or the employer shall assure that the director is informed in writing within ten [working] days of the employment of any person as a pesticide technician or pesticide technician trainee.
- 2. No certified commercial applicator shall knowingly authorize, direct, or instruct any individual to engage in determining the need for the use of or using any restricted use pesticide on the land of another at any time unless such individual is licensed as a noncertified RUP applicator while working under the direct supervision of a certified commercial applicator so authorizing, directing, or instructing, in which case the certified commercial applicator shall be liable for any use of a restricted use pesticide by an individual operating under the certified commercial applicator's direct supervision.
- 3. Application for a certified commercial applicator's license shall be [made in writing] submitted to the director on a designated form obtained from the [director's office] department. Each application shall include such information as prescribed by the director by regulation.
- [3-] 4. The director shall not issue a certified commercial applicator's license until the applicant is certified by passing an examination provided by the director to demonstrate to the director [his or her] the applicant's competence and knowledge of the proper use of pesticides under the classifications [he or she] the applicant had applied for, and [his or her] the applicant's knowledge of the standards prescribed by regulations for the certification of commercial applicators.

- [4-] 5. The director may renew any certified commercial applicator's license under the classification for which such applicant is licensed, [subject to] upon successful completion of approved recertification training or reexamination for additional knowledge that may be required to use pesticides safely and properly either manually or with equipment the applicant has been licensed to operate.
- [5-] 6. If the director finds the applicant qualified to use pesticides in the classification for which application has been made, and if the applicant files evidence that the requirement for bonds or insurance has been met as required under section 281.065, the director shall issue a certified commercial applicator's license limited to the classifications for which [he or she] the applicant is qualified, which shall expire one year from date of issuance unless [it] the license has been revoked or suspended prior thereto by the director for cause; provided, such financial responsibility required under section 281.065 does not expire at an earlier date, in which case [said] the license shall expire upon the expiration date of the financial responsibility. The director may limit the license of the applicant to the use of certain [restricted use] pesticides, or to certain areas, or to certain types of equipment if the applicant is only so qualified. If a license is not issued as applied for, the director shall inform the applicant in writing of the reasons therefor.
- [6-] 7. The director shall require each certified commercial applicator or [his or her] the certified commercial applicator's employer to maintain records with respect to applications of any pesticide, including pesticides used under direct supervision by licensed pesticide technicians, pesticide technician trainees, and licensed noncertified RUP applicators. Such relevant information as the director may deem necessary may be specified by regulation. Such records shall be kept for a period of three years from the date of the application of the pesticide to which such records refer, and the director shall, upon request in writing, be furnished with a copy of such records by any certified commercial applicator or [his or her] the certified commercial applicator's employer.
- [7-] 8. A person or individual engaged in the business of using pesticides on the lands of another, who is deprived of [his or her] such person's or individual's sole certified commercial applicator by reason of death, illness, incapacity, or any absence which the director determines is unavoidable, is authorized to continue business operations without the services of a certified commercial applicator for a period of time deemed appropriate by the director, but not to exceed sixty days; except that, no restricted-use pesticide shall be used, or caused to be used, by such person or individual. Any such person or individual shall immediately notify the director as to the absence of [his or her] such person's or individual's sole certified commercial applicator.
- [8-] 9. Every certified commercial applicator shall display [his or her] the certified commercial applicator's license in a prominent place at the site, location, or office from which [he or she] the certified commercial applicator will operate as a certified commercial applicator; that place, location, or office being at the address printed on the license.
- [9-] 10. Every certified commercial applicator who changes the address from which [he or she] the certified commercial applicator will operate as a certified commercial applicator shall immediately notify the director. The director shall immediately issue a revised license upon which shall be printed the changed address. The director shall not collect a fee for the issuance of a revised license. The expiration date of the revised license shall be the same as the expiration date for the original license.
- 281.037. 1. Any individual who is not certified pursuant to section 281.035, 281.040, or 281.045[, or has not been issued a private applicator permit pursuant to subsection 5 of section 281.040] shall not use, or supervise the use of, any [restricted use] restricted use pesticide without a certified noncommercial applicator license. A certified noncommercial applicator shall not use, or supervise the use of, any restricted use pesticide for any purpose unless [he or she] the certified noncommercial applicator has demonstrated [his or her] the certified noncommercial applicator's competence to use pesticides for that purpose by being certified by the director in the proper certification category.
- 2. No certified noncommercial applicator shall knowingly authorize, direct, or instruct any individual to engage in using any restricted use pesticide on lands or structures owned, leased, or rented by the certified noncommercial applicator or the certified noncommercial applicator's employer unless such individual is licensed as a noncertified RUP applicator while working under the direct supervision of a certified noncommercial applicator so authorizing, directing, or instructing, in which case the certified noncommercial applicator shall be liable for any use of a restricted use pesticide by an individual operating under the certified noncommercial applicator's direct supervision.
- **3.** Application for a certified noncommercial applicator license shall be [made in writing] submitted to the director on a designated form obtained from the [director's office] department. Each application shall include such information as prescribed by the director by regulation.

- [3-] 4. The director shall not issue a certified noncommercial applicator license until the applicant is certified by passing an examination provided by the director to demonstrate to the director [his or her] the applicant's competence and knowledge of the proper use of pesticides under the classifications for which [he or she] the applicant has applied, and [his or her] the applicant's knowledge of the standards prescribed by regulations for the certification of noncommercial applicators.
- [4-] 5. If the director finds the applicant qualified to use restricted use pesticides in the classification for which [he or she] the applicant has applied, the director shall issue a certified noncommercial applicator license limited to the applicator categories in which [he or she] the applicant is certified. The license shall expire one year from the date of issuance unless [it] the license has been revoked or suspended prior thereto by the director for cause. The director may limit the license of the applicant to the use of certain restricted use pesticides, or to certain areas, or to certain types of equipment if the applicant is only so qualified. If a license is not issued as applied for, the director shall inform the applicant in writing of the reasons therefor.
- [5-] 6. The director may renew any certified noncommercial applicator license under the classification for which the license is issued [subject to] upon successful completion of approved recertification training or reexamination for additional knowledge [which] that may be required to apply pesticides safely and properly.
- [6-] 7. The director shall collect a fee of thirty-five dollars for each certified noncommercial applicator license issued.
- [7:] **8.** Any certified noncommercial applicator may use, or supervise the use of, restricted use pesticides only to or on lands or structures owned, leased or rented by [himself or herself] the certified noncommercial applicator or [his or her] the certified noncommercial applicator's employer.
- [8-] 9. The director shall require the certified noncommercial applicator or [his or her] the certified noncommercial applicator's employer to maintain records with respect to applications of restricted use pesticides. Any relevant information [which] that the director may deem necessary may be required by regulation. Such records shall be kept for a period of three years from the date of the application of the pesticide to which such records refer, and the director shall, upon request in writing, be furnished with a copy of such records by any certified noncommercial applicator or [his or her] the certified noncommercial applicator's employer.
- [9:] 10. Every certified noncommercial applicator shall display [his or her] the certified noncommercial applicator's license in a prominent place at the site, location, or office from which [he or she] the certified noncommercial applicator will operate as a certified noncommercial applicator; that place, location, or office being at the address printed on the license.
- [10.] 11. Every certified noncommercial applicator who changes the address from which [he or she] the certified noncommercial applicator will operate as a certified noncommercial applicator shall immediately notify the director. The director shall immediately issue a revised license upon which shall be printed the changed address. The director shall not collect a fee for the issuance of a revised license. The expiration date of the revised license shall be the same as the expiration date for the original license.
- 281.038. 1. [After July 1, 1990,] No individual working under the direct supervision of a certified commercial applicator shall determine the need for the use of **or use** any **general use** pesticide [nor use any] **or minimum risk** pesticide in categories as specified by regulation, unless and until the individual has met the requirements of [this chapter] sections 281.010 to 281.115.
- 2. Application for a pesticide technician's license shall be [made in writing] submitted to the director on a designated form obtained from the [director's office] department. Each application shall include such information as prescribed by the director by regulation and shall be received by the director within forty-five days of employment of the pesticide technician or pesticide technician trainee.
- 3. The director shall not issue a pesticide technician's license until the individual has demonstrated [his or-her] the applicant's competence by completion of an approved training program to the satisfaction of the director.
- 4. The director may renew any pesticide technician's license under the classification for which that applicant is licensed subject to completion of an additional approved training program to the satisfaction of the director as prescribed by regulation.
 - 5. The director shall collect a fee of thirty-five dollars for each pesticide technician license issued.
- 6. If the director finds the applicant qualified to use pesticides in the classification for which application has been made, the director shall issue a pesticide technician's license limited to the classifications for which [he or she] the applicant is qualified, which shall expire one year from date of issuance unless [#] the license has been revoked or suspended prior thereto by the director for cause. The director may limit the license of the applicant to the use of certain pesticides, or to certain areas, or to certain types of equipment if the applicant is only so qualified. If a license is not issued as applied for, the director shall inform the applicant in writing of the reasons for such denial of license.

- 7. In order for pesticide technicians to use or determine the need for the use of any general use pesticide:
- (1) A certified commercial applicator shall be licensed to work from the same physical location as the pesticide technician; and
- (2) The licensed certified commercial applicator shall be certified in the same use categories as the pesticide technician as specified by regulation.
- 8. A pesticide technician may complete retraining requirements and renew the technician's license without a certified commercial applicator working from the same physical location.
- 281.040. 1. No private applicator shall use any [restricted-use] restricted use pesticide unless [he] the private applicator first complies with the requirements determined pursuant to subsection [2 or 5] 3 of this section, as necessary to prevent unreasonable adverse effects on the environment, including injury to the applicator or other persons, for that specific pesticide use.
- 2. No certified private applicator shall knowingly authorize, direct, or instruct any individual to engage in using any restricted use pesticide on lands or structures owned, leased, or rented by the certified private applicator or the certified applicator's employer unless such individual is licensed as a certified private applicator or a certified provisional private applicator.
- 3. The private applicator shall qualify for a certified private applicator's license or a certified provisional private applicator's license by [either] attending [a course or completing an online course of instruction] an approved certification training program provided by University of Missouri Extension, completing an online certification training program provided by University of Missouri Extension, or by passing the required private applicator certification examination provided by the director on the use, handling, storage, and application of [restricted use] restricted use pesticides in the proper certification categories as specified by regulation. The content of the instruction shall be determined and revised as necessary by the director. Upon completion of the [course] certification training program, completion of the online certification training program, or passage of the required private applicator certification examination, the director shall issue a certified private applicator's license or certified provisional private applicator's license to the applicant. The director shall not collect a fee for the issuance of such license [, but the]. University of Missouri Extension [servicemay | shall collect |a fee for the actual cost of the materials necessary to complete the course of instruction | reasonable fees for study materials and for enrollment in certification or recertification programs administered in-person or online. [However, no fee] Such fees shall be assessed [or collected from an individualcompleting an online course of instruction. Both the director of the department and of the University of Missouri-Extension service shall review such costs annually.] based on the majority decision of a review committee convened every five years or as needed by the director. Such fees shall not exceed seventy-five dollars per program per applicant unless the members of the review committee representing statewide agricultural organizations vote unanimously in favor of setting the fee in an amount in excess of seventy-five dollars. Such committee shall be provided revenue and expense information for the training program from the University of Missouri Extension and information on the content of the instruction and method of delivery from the director. The review committee shall also determine a maximum in-seat training time limit for the training programs. The committee shall report its minutes, fee decisions, time limitation decisions, and its evaluation of the training provided to the chairs of the House of Representatives and Senate agriculture or equivalent committees. The review committee shall be composed of five members including:
 - (1) The director;
 - (2) The director of the University of Missouri Extension, or such director's designee;
- (3) The president of a statewide corn producers organization who actively grows corn, or such president's designee;
- (4) The president of a statewide soybean producers organization who actively grows soybeans, or such president's designee; and
- (5) The president of the state's largest general farm membership organization, or such president's designee.
- [3-] 4. A certified private applicator's license shall expire five years from date of issuance and may then be renewed without charge or additional fee. Any certified private applicator holding a valid license may renew that license for the next five years [without additional training unless the director determines that additional knowledge related to the use of agricultural pesticides makes additional training necessary.] upon successful completion of approved recertification training or by passing the required private applicator certification examination.

- 5. On the date of the certified provisional private applicator's eighteenth birthday, such certified provisional private applicator's license shall automatically be converted to a certified private applicator license reflecting the original expiration date from issuance. A certified provisional private applicator's license shall expire five years from date of issuance and may be renewed as a certified private applicator's license without charge or additional fee.
- [4-] 6. If the director does not qualify the private applicator under this section [he], the director shall inform the applicant in writing of the reasons therefor.
- [5. The private applicator may apply to the director, or his designated agent, for a private applicator permit for the one-time emergency purchase and use of restricted use pesticides. When the private applicator has demonstrated his competence in the use of the pesticides to be purchased and used on a one time emergency basis, he shall be issued a permit for the one time emergency purchase and use of restricted use pesticides. The director or his designated agent shall not collect a fee for the issuance of such permit.]
- 281.045. 1. All agencies of the state of Missouri and the political subdivisions thereof, and any other governmental agency shall be subject to the provisions of sections 281.010 to 281.115 and rules adopted thereunder concerning the use of restricted use pesticides.
- 2. Public operators for agencies listed in subsection 1 of this section shall not use, or supervise the use of, any restricted use pesticides on any land or structure without a certified public operator license issued by the director. The certified public operator shall not use or supervise the use of any restricted use pesticide for any purpose unless [he] the certified public operator has demonstrated [his] the certified public operator's competence to use pesticides for that purpose by being certified by the director in the proper certification category. [Any employee of any agency listed in subsection 1 of this section who is not licensed as a certified public operator may use restricted use pesticides only under the direct supervision of a certified public operator.]
- 3. No certified public operator shall knowingly authorize, direct, or instruct any individual to engage in using any restricted use pesticide on lands or structures unless such individual is licensed as a noncertified RUP applicator while working under the direct supervision of a certified public operator so authorizing, directing, or instructing, in which case the certified public operator shall be liable for any use of a restricted use pesticide by an individual operating under the certified public operator's direct supervision.
- **4.** Application for a certified public operator license shall be [made in writing] **submitted** to the director on a designated form obtained from the [director's office] **department**. Each application shall include all information prescribed by the director by regulation.
- [4-] 5. The director shall not issue a certified public operator license until the applicant is certified by passing an examination provided by the director to demonstrate to the director [his] the applicant's competence and knowledge of the proper use of pesticides under the classifications for which [he] the applicant has applied, and [his] the applicant's knowledge of the standards prescribed by regulations for the certification of public operators.
- [5-] 6. If the director finds the applicant qualified to use pesticides in the classification for which [he] the applicant has applied, the director shall issue a license, without a fee, to the certified public operator who has so qualified. The certified public operator license shall be valid only when the operator is acting as an operator using, or supervising the use of, restricted use pesticides in the course of [his] the operator's employment. A certified public operator license shall expire three years from the date of issuance unless [it] the license has been revoked or suspended prior thereto by the director for cause. The director may limit the license of the applicant to the use of certain restricted use pesticides, or to certain areas, or to certain types of equipment if the applicant is only so qualified. If a license is not issued as applied for, the director shall inform the applicant in writing of the reasons therefor.
- [6-] 7. The director may renew any certified public operator license under the classification for which that applicant is licensed[, subject to] upon successful completion of approved recertification training or reexamination for additional knowledge [which] that may be required to use pesticides safely and properly either manually or with equipment the applicant has been licensed to operate.
- [7-] **8.** The director shall require the certified public operator, or [his] the certified public operator's employer, to maintain records with respect to applications of restricted use pesticides. Any relevant information which the director may deem necessary may be required by regulation. Such records shall be kept for a period of three years from the date of the application of the pesticide to which such records refer, and the director shall, upon request in writing, be furnished with a copy of such records by any certified public operator or [his] the certified public operator's employer.
- [8:] 9. Agencies listed in subsection 1 of this section shall be subject to a legal action by any person damaged by any use of any pesticide, which may be brought in the county where the damage or any part thereof occurred.

- [9-] 10. Every certified public operator shall display [his] the certified public operator's license in a prominent place at the site, location, or office from which [he] the certified public operator will operate as a certified public operator, that place, location, or office being at the address printed on the license.
- [40.] 11. Every certified public operator who changes the address from which [he] the certified public operator will operate as a certified public operator shall immediately notify the director. The director shall immediately issue a revised license upon which shall be printed the changed address. The director shall not collect a fee for the issuance of a revised license. The expiration date of the revised license shall be the same as the expiration date for the original license.
- 12. Any person who volunteers to work for a public agency may use general use pesticides without a license under the supervision of the public agency on lands owned or managed by the state agency, political subdivision, or governmental agency.
- 281.048. 1. No individual shall use or determine the need for the use of any restricted use pesticide while working under the direct supervision of a certified commercial applicator until the individual has met the requirements of this section.
- 2. No individual shall use restricted use pesticides while working under the direct supervision of a certified noncommercial applicator or certified public operator until the individual has met the requirements of this section.
- 3. Application for a noncertified RUP applicator's license shall be submitted to the director on a designated form obtained from the department. Each application shall include such information as prescribed by the director by regulation.
- 4. The director shall issue or renew a noncertified RUP applicator license once an individual has met the requirements set forth in 40 C.F.R. 171.201(c)(1) or (3). The director shall collect an annual fee of thirty-five dollars for each noncertified RUP applicator license issued. The license shall be valid for one year unless revoked or suspended by the department prior to its expiration. Any individual whose application is denied shall receive a written explanation as to the determination of the denial.
- 5. Individuals holding a valid noncertified RUP applicator license may use and determine the need for the use of restricted use pesticides, general use pesticides, and minimum risk pesticides under the direct supervision of a certified commercial applicator and only for the categories in which the commercial applicator is certified. The director may limit the license of the applicant to the use of certain pesticides, to certain areas, or to certain types of equipment if the applicant is only so qualified.
- 6. Every certified commercial applicator, certified noncommercial applicator, or certified public operator providing direct supervision to a licensed noncertified RUP applicator shall immediately notify the director when the licensed noncertified RUP applicator has changed address from which the applicator or operator will operate as a licensed noncertified RUP applicator or when the noncertified RUP applicator's employment has been terminated. The director shall immediately issue a revised license upon which shall be printed the change of address. The director shall not collect a fee for the issuance of a revised license. The expiration date of the revised license shall be the same as the expiration date for the original license.
- 7. A noncertified RUP applicator may complete retraining requirements and renew the applicator's license without a certified commercial applicator, certified noncommercial applicator, or certified public operator working from the same physical location.
- 8. Every licensed noncertified RUP applicator shall display the applicator's license in a prominent place at the site, location, or office from which the applicator will operate as a noncertified RUP applicator, that place, location, or office being at the address printed on the license.
- 281.050. 1. No individual shall act in the capacity of a pesticide dealer or shall engage in the business of, advertise as, or assume to act as a pesticide dealer unless [he or she] the individual has obtained a license from the director [which] that shall expire one year from date of issuance. [An individual shall be required to obtain a license for] Each pesticide dealership location or outlet from which [such] restricted use pesticides are distributed, sold, held for sale, or offered for sale at retail or wholesale direct to the end user[. Pesticide dealers may be designated by the director as agents of the state for the purpose of issuing permits for restricted use pesticides to private applicators] shall have at least one individual licensed as a pesticide dealer. Any individual possessing restricted use pesticides and selling or holding and offering for sale restricted use pesticides at retail or wholesale from a motor vehicle shall be licensed as a pesticide dealer. For the purposes of this subsection, "selling or holding and offering for sale" shall not include solely transporting product in commerce. No individual shall be issued more than one pesticide dealer license.

- 2. Application for a pesticide dealer's license shall be made on a designated form obtained from the [director's office] department. The director shall collect a fee of thirty-five dollars for the issuance of each license. The provisions of this section shall not apply to a pesticide applicator who sells pesticides only as an integral part of [his or her] the applicator's pesticide application service when such pesticides are dispensed only through apparatuses used for such pesticide applications. The provisions of this section shall not apply to any federal, state, or county agency [which] that provides pesticides for its own programs.
- 3. Each applicant shall satisfy the director as to [his or her] the applicant's knowledge of the laws and regulations governing the use and sale of pesticides and [his or her] the applicant's responsibility in carrying on the business of a pesticide dealer by passing a pesticide dealer examination provided by the director. Each licensed pesticide dealer shall be responsible for insuring that all of [his or her] the dealer's employees and agents who sell or recommend restricted use pesticides have adequate knowledge of the laws and regulations governing the use and sale of such restricted use pesticides.
- 4. Each pesticide dealer shall be responsible for the acts of each person employed by [him or her] the dealer in the solicitation and sale of pesticides and all claims and recommendations for use of pesticides. The dealer's license shall be subject to denial, suspension, or revocation after a hearing for any violation of sections 281.010 to 281.115 whether committed by the dealer, or by the dealer's officer, agent or employee.
- 5. No pesticide dealer shall sell, give away, or otherwise make available any restricted use pesticides to anyone but certified **commercial applicators**, **certified noncommercial** applicators [or], **certified public** operators, or to **certified** private applicators [who have met the requirements of subsection 5 of section 281.040,] **holding valid certifications in proper certification categories** or to other **licensed** pesticide dealers, except that pesticide dealers may allow the designated representative of such certified applicators, operators or private applicators to take possession of restricted use pesticides when those restricted use pesticides are purchased by and for use by or under the direct supervision of such certified applicator, operator or private applicator.
- 6. The director shall require the pesticide dealer, or [his or her] the dealer's employer, to maintain books and records with respect to sales of restricted use pesticides at each dealership location or outlet. Such relevant information as the director may deem necessary may be specified by regulation. Such records shall be kept for a period of three years from the date of sale of the restricted use pesticide to which such records refer, and the director shall upon request in writing be furnished with a copy of such records by any licensed pesticide dealer or [his or her] the dealer's employer.
- 7. Every licensed pesticide dealer who changes [his or her] the dealer's address or place of business shall immediately notify the director.
- 281.055. 1. If the [application for] renewal of any license[3] or certification [or permit] provided for in [this-ehapter] sections 281.010 to 281.115 is not filed prior to the expiration date in any year, a penalty of twenty-five percent shall be assessed and added to the original fee and shall be paid by the applicant before the license[3] or certification [or permit] shall be renewed[3]; provided, that such penalty shall not apply if the applicant furnishes an affidavit certifying that he has not engaged in the business subsequent to the expiration of his license, certification or permit]. Any person holding a current valid license[3] or certification [or permit] may renew the license[3] or certification [or permit] for the next year without taking another examination unless the director determines that additional knowledge related to classifications for which the applicant has applied makes a new examination necessary. However, if the license is not renewed within sixty days following the date of expiration [then], the license shall be cancelled and the licensee shall be required to satisfy all the requirements of licensure as if such person was never licensed.
- 2. The director may promulgate reasonable regulations requiring additional training and instruction on the part of any applicant for a license issued under sections 281.010 to 281.115.
- 3. The director shall have prepared for prospective licensee's use[5] a book of guidelines of factual necessary information related to the requirements of sections 281.010 to 281.115. A reasonable fee may be collected for [said] the publication.
- 281.060. 1. The director, after inquiry, and after opportunity for a hearing, may deny, suspend, revoke, or modify the provisions of any license[, permit,] or certification issued under sections 281.010 to 281.115, if [he] the director finds that the applicant or the holder of a license[, permit,] or certification has violated any provision of sections 281.010 to 281.115, or any regulation issued thereunder, or has been convicted or subject to a final order imposing a civil or criminal penalty pursuant to the Federal Insecticide, Fungicide and Rodenticide Act (FIFRA), as amended, or has been convicted, or is the subject of prosecution, in [another] this state or in any state or protectorate of the United States, or has had a pesticide applicator license[,] or certificate [or permit] denied, suspended, revoked or modified by [another] any state or protectorate of the United States, or the person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state or of the United States, for any offense reasonably related to the qualifications, functions, or

duties of any profession licensed or regulated under [this chapter] sections 281.010 to 281.115, for any offense an essential element of which is fraud, dishonesty, or an act of violence, or for any offense involving moral turpitude, whether or not sentence is imposed. Licensed certified applicators, licensed noncertified RUP applicators, licensed pesticide technicians, and licensed pesticide dealers shall notify the department within ten days of any conviction of or plea to any offense listed in this section.

- 2. If the director determines, after inquiry and opportunity for a hearing, that any [individual] **person** is in violation of any provision of sections 281.010 to 281.115, or any regulations issued thereunder, the director shall have the authority to assess a civil penalty of not more than one thousand dollars for each violation, and in addition, may order that restitution be made to any person.
- 3. In the event that a person penalized or ordered to pay restitution under this section fails to pay the penalty or restitution, the director may apply to the circuit court of Cole County for, and the court is authorized to enter, an order enforcing the assessed penalty or restitution.
- 281.063. The director may subpoena witnesses and compel the production of books, documents, and records anywhere in the state in any hearing affecting the authority or privilege granted by a license [5] or certificate [or permit] issued under the provisions of sections 281.010 to 281.115.
- 281.065. 1. The director shall not issue a certified commercial applicator's license until the applicant or the employer of the applicant has furnished evidence of financial responsibility with the director consisting either of a surety bond or a liability insurance policy or certification thereof, protecting persons who may suffer legal damages as a result of [the operations of] pesticide use by the applicant; except that, such surety bond or liability insurance policy need not apply to damages or injury to crops, plants or land being worked upon by the applicant. Following the receipt of the initial license, the certified commercial applicator shall not be required to furnish evidence of financial responsibility to the department for the purpose of license renewal unless upon request. Annual renewals for surety bonds or liability insurance shall be maintained at the business location from which the certified commercial applicator is licensed. Valid surety bonds or liability insurance certificates shall be available for inspection by the director [or his or her designee] at a reasonable time during regular business hours or, upon a request in writing, the director shall be furnished a copy of the surety bond or liability insurance certificate within ten [working] days of receipt of the request.
- 2. The amount of the surety bond or liability insurance required by this section shall be not less than fifty thousand dollars for each occurrence. Such surety bond or liability insurance shall be maintained at not less than that sum at all times during the licensed period. The director shall be notified by the surety or insurer within twenty days prior to any cancellation or reduction of the surety bond or liability insurance. If the surety bond or liability insurance policy which provides the financial responsibility for the certified commercial applicator is provided by the employer of the certified commercial applicator, the employer of the certified commercial applicator shall immediately notify the director upon the termination of the employment of the certified commercial applicator or when a condition exists under which the certified commercial applicator is no longer provided bond or insurance coverage by the employer. The certified commercial applicator shall then immediately execute and submit to the director a surety bond or an insurance policy to cover the financial responsibility requirements of this section and the certified commercial applicator or the applicator's employer shall maintain the surety bond or liability insurance certificate at the business location from which the certified commercial applicator is licensed. The director may accept a liability insurance policy or surety bond in the proper sum which has a deductible clause in an amount not exceeding one thousand dollars; except that, if the bond- or policyholder has not satisfied the requirement of the deductible amount in any prior legal claim, such deductible clause shall not be accepted by the director unless the bond- or policyholder executes and maintains a surety bond or liability insurance which shall satisfy the amount of the deductible as to all claims that may arise in [his or her] the bond- or policyholder's application of pesticides.
- 3. If the surety becomes unsatisfactory, the commercial applicator license shall expire and become invalid and the bond- or policyholder shall immediately execute and submit to the director a new bond or insurance policy and maintain the surety bond or liability insurance certificate at the business location from which the certified commercial applicator is licensed, and if [he or she] the bond- or policyholder fails to do so, the director shall cancel [his or her] the bond- or policyholder license, or deny the license of an applicant, and give [him or her] the bond- or policyholder notice of cancellation or denial, and it shall be unlawful thereafter for the applicant to engage in the business of using pesticides until the bond or insurance is brought into compliance with the requirements of subsection 1 of this section. If the bond- or policyholder does not execute a new bond or insurance policy within sixty days of expiration of such bond or policy, the licensee shall be required to satisfy all the requirements for licensure as if never before licensed.

- 4. Nothing in sections 281.010 to 281.115 shall be construed to relieve any person from liability for any damage to the person or lands of another caused by the use of pesticides even though such use conforms to the rules and regulations of the director.
- 281.070. 1. The director may investigate the use of any pesticide or claims of damages [which] that result from the use of any pesticide.
- 2. Any person who claims to have been damaged as a result of a pesticide use and who requests an investigation of that damage by the director shall file with the director, on a form provided by the director, a written statement claiming that [he] the person has been damaged. Damage statements shall be filed within thirty days after the date the damage is alleged to have occurred, unless a growing crop is alleged to have been damaged. If a growing crop is alleged to have been damaged, the damage statement shall be filed at least two weeks prior to the time that twenty-five percent of that crop has been harvested. The director shall, upon receipt of the statement, notify the person alleged to have caused the damage and the owner or lessee of the land, or other person who may be charged with the responsibility of the damages claimed, and furnish copies of any statements which may be requested. The director shall inspect damages whenever possible and [he] the director shall make [his] the director's inspection reports available to the person claiming damage and to the person who is alleged to have caused the damage. Where damage is alleged to have occurred, the claimant shall permit the director, the licensee, and [his] the licensee's representatives, such as the bondsman or insurer, to observe, within reasonable hours, the lands or nontarget organism alleged to have been damaged.
- 3. The filing of or the failure to file need not be alleged in any complaint which might be filed in a court of law, and the failure to file a damage claim shall not be considered any bar to the maintenance of any criminal or civil action. The failure to file such a report shall not be a violation of sections 281.010 to 281.115. However, if the person failing to file such report is the only one injured from such use or application of a pesticide by others, the director may, when in the public interest, refuse to hold a hearing for the denial, suspension, or revocation of a license [or permit] issued under sections 281.010 to 281.115 until such report is filed.
- 4. The director may in the conduct of any investigation or hearing authorized or held by [him] the director:
 - (1) Examine, or cause to be examined, under oath, any person;
- (2) Examine, or cause to be examined, books and records of the sale or use of any pesticide directly related to the investigation;
- (3) Hear such testimony and take such evidence as will assist [him] the director in the discharge of [his] the director's duties under [this chapter] sections 281.010 to 281.115;
 - (4) Administer or cause to be administered [oath] oaths; and
- (5) Issue subpoenas to require the attendance of witnesses and the production of books and records directly related to the investigation.
- 281.075. [4.] The director may issue a [license or] pesticide applicator certification on a reciprocal basis with other states without examination to a nonresident who is licensed [or] as a certified [in another state-substantially] applicator in accordance with the reciprocating state's requirements and is a resident of the reciprocating state. A pesticide applicator certification shall be issued in accordance with the provisions of sections 281.010 to 281.115; except that, financial responsibility [must] shall be filed pursuant to section 281.065. Fees collected shall be the same as for resident licenses or certification.
- [2. Any nonresident applying for any license under section 281.035, 281.037, 281.038 or 281.050 to operate in the state of Missouri shall designate in writing the secretary of state as the agent of such nonresident upon whom process may be served as provided by law; except that, any such nonresident who has designated a resident agent upon whom process may be served as provided by law shall not be required to designate the secretary of state as such agent. The secretary of state shall be allowed such fees therefor as provided by law for designating resident agents. The director shall be furnished with a copy of such designation of the secretary of state or of a resident agent, such copy to be certified by the secretary of state.]
- 281.085. No person shall discard, transport, or store any pesticide or pesticide containers in such a manner that is inconsistent with label directions or as to cause injury to humans, vegetation, crops, livestock, wildlife, beneficial insects, or to pollute any waterway. The director may promulgate rules and regulations governing the discarding and storing of such pesticide or pesticide containers. In determining these rules and regulations the director shall take into consideration any regulations issued by the federal Environmental Protection Agency.
- 281.101. 1. It shall be unlawful for any [individual] **person** to violate any provision of sections 281.010 to 281.115, or any regulation issued thereunder.
 - 2. The following are determined to be unlawful acts:

- (1) It shall be unlawful to recommend for use, [to] cause to use, use, or [to] supervise the use of any pesticide in a manner inconsistent with its labeling required by labeling requirements of FIFRA, the Missouri pesticide use act or the Missouri pesticide registration act;
 - (2) It shall be unlawful for any [individual] person to misuse any pesticide;
- (3) It shall be unlawful for any person to use or supervise the use of pesticides that are cancelled or suspended;
- (4) It shall be unlawful for any person not holding a valid certified applicator license in proper certification categories or a valid pesticide dealer license to purchase or acquire restricted use pesticides;
- (5) It shall be unlawful to make any false or misleading statements during the course of an investigation into the sale, distribution, use, or misuse of any pesticide;
- [(4)] (6) It shall be unlawful to make any false or misleading statement on any application, form, or document submitted to the director concerning licensing pursuant to sections 281.010 to 281.115 or any regulations issued thereunder;
- [(5)] (7) It shall be unlawful to make any false, misleading, or fraudulent statement or claim, through any media, [which] that misrepresents the effects of any pesticide, the methods to be utilized in the application of any pesticide, or the qualifications of the person determining the need for the use of any pesticide or using any pesticide;
- [(6)] (8) It shall be unlawful to make any false or misleading statement specifying[5] or inferring that a person or [his] the person's methods are recommended by any branch of government or that any pesticide work done will be inspected by any branch of government;
- [(7)] (9) It shall be unlawful to aid or abet any licensed or unlicensed individual in evading the provisions of sections 281.010 to 281.115 or any regulation issued thereunder, or to conspire with any licensed or unlicensed individual in evading the provisions of sections 281.010 to 281.115 or any regulation issued thereunder; and
- (10) It shall be unlawful for any person to steal or attempt to steal pesticide certification examinations or examination materials, cheat on pesticide certification examinations, evade completion of recertification or retraining requirements, or to aid or abet any person in stealing or attempting to steal examinations or examination materials, cheating on examinations, or evading recertification or retraining requirements.
- 3. Other acts [which] that are not specified, but [which] that violate sections 281.010 to 281.115 or regulations issued thereunder, shall nevertheless be unlawful.
- 301.033. 1. Notwithstanding the provisions of sections 301.030 and 301.035 to the contrary, the director of revenue shall establish a system of registration on a calendar year basis of all farm vehicles, as defined in section 302.700, owned or purchased by a farm vehicle fleet owner registered under this section. The director of revenue shall prescribe the forms for such farm vehicle fleet registration and the forms and procedures for the registration updates prescribed in this section. Any owner of more than one farm vehicle which is required to be registered under this chapter may, at his or her option, register a fleet of farm vehicles on a calendar year or biennial basis under this section in lieu of the registration periods provided in sections 301.030, 301.035, and 301.147. The director shall issue an identification number to each registered owner of a fleet of farm vehicles registered under this section.
- 2. All farm vehicles included in the fleet of a registered farm vehicle fleet owner shall be registered during April of the corresponding year or on a prorated basis as provided in subsection 3 of this section. Fees of all vehicles in the farm vehicle fleet to be registered on a calendar year basis or on a biennial basis shall be payable not later than the last day of April of the corresponding year, with two years' fees due for biennially-registered vehicles. Notwithstanding the provisions of section 307.355, an application for registration of a farm vehicle fleet shall be accompanied by a certificate of inspection and approval issued no more than one hundred twenty days prior to the date of application. The fees for vehicles added to the farm vehicle fleet which are required to be licensed at the time of registration shall be payable at the time of registration, except that when such vehicle is licensed between July first and September thirtieth the fee shall be three-fourths the annual fee, when licensed between October first and December thirty-first the fee shall be one-half the annual fee, and when licensed on or after January first the fee shall be one-fourth the annual fee. If biennial registration is sought for vehicles added to a farm vehicle fleet, an additional year's annual fee shall be added to the partial year's prorated fee.
- 3. At any time during the calendar year in which an owner of a farm vehicle fleet purchases or otherwise acquires a farm vehicle which is to be added to the farm vehicle fleet or transfers plates to a fleet vehicle, the owner shall present to the director of revenue the identification number as a fleet number and

may register the vehicle for the partial year as provided in subsection 2 of this section. The farm vehicle fleet owner shall also be charged a transfer fee of two dollars for each vehicle so transferred under this subsection.

- 4. Except as specifically provided in this subsection, all farm vehicles registered under this section shall be issued a special license plate which shall have the words "Farm Fleet Vehicle" and shall meet the requirements prescribed by section 301.130. Farm fleet vehicles shall be issued multiyear license plates as provided in this section which shall not require issuance of a renewal tab. Upon payment of appropriate registration fees, the director of revenue shall issue a registration certificate or other suitable evidence of payment of the annual or biennial fee, and such evidence of payment shall be carried at all times in the vehicle for which it is issued.
- 5. The director shall make all necessary rules and regulations for the administration of this section and shall design all necessary forms required by 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 the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly under chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2021, shall be invalid and void."; and

Further amend said bill, Page 92, Section B, Line 2, by inserting after all of said section and line the following:

"Section C. The repeal and reenactment of sections 281.015, 281.020, 281.025, 281.030, 281.035, 281.037, 281.038, 281.040, 281.045, 281.050, 281.055, 281.060, 281.063, 281.065, 281.070, 281.075, 281.085, and 281.101 of section A of this act and the enactment of section 281.048 of section A of this act shall become effective on January 1, 2024."; and

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

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 102

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Christofanelli	Coleman 32	Coleman 97	Cook	Copeland
Davidson	Davis	Deaton	DeGroot	Derges
Dinkins	Dogan	Eggleston	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griesheimer	Griffith	Haden	Haley	Hannegan
Hardwick	Henderson	Hicks	Hill	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	McGirl	Murphy	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Pollock 123	Pouche	Railsback	Reedy	Riggs
Riley	Roberts	Roden	Rone	Ruth
Sander	Sassmann	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stacy	Stephens 128	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Wallingford	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 044

Adams Aldridge Anderson Appelbaum Aune Bangert Baringer Barnes Bland Manlove Bosley Brown 27 Brown 70 Burnett Butz Clemens Collins Doll Ellebracht Fogle Gray Gunby Ingle Johnson Lewis 25 McCreery Merideth Phifer Mosley Nurrenbern Person Proudie Quade Rogers Rowland Sauls Smith 45 Stevens 46 Terry Turnbaugh Unsicker Walsh Moore 93 Weber Windham Young

PRESENT: 001

Smith 67

ABSENT WITH LEAVE: 015

BurtonCuppsEvansHaffnerKiddMackeyMcDanielMorsePietzmanPorterPrice IVRicheySchneltingSharp 36Tate

VACANCIES: 001

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

Representative Wallingford offered House Amendment No. 6.

House Amendment No. 6

AMEND House Committee Substitute for Senate Bill No. 330, Page 78, Section 375.029, Line 25, by inserting after all of said section and line the following:

"376.1575. As used in sections 376.1575 to 376.1580, the following terms shall mean:

- (1) "Completed application", a practitioner's application to a health carrier that seeks the health carrier's authorization for the practitioner to provide patient care services as a member of the health carrier's network and does not omit any information which is clearly required by the application form and the accompanying instructions;
- (2) "Credentialing", a health carrier's process of assessing and validating the qualifications of a practitioner to provide patient care services and act as a member of the health carrier's provider network;
- (3) "Health carrier", the same meaning as such term is defined in section 376.1350. The term "health carrier" shall also include any entity described in subdivision (4) of section 354.700;
 - (4) "Practitioner":
 - (a) A physician or physician assistant eligible to provide treatment services under chapter 334;
 - (b) A pharmacist eligible to provide services under chapter 338;
 - (c) A dentist eligible to provide services under chapter 332;
 - (d) A chiropractor eligible to provide services under chapter 331;
 - (e) An optometrist eligible to provide services under chapter 336;
 - (f) A podiatrist eligible to provide services under chapter 330;
 - (g) A psychologist or licensed clinical social worker eligible to provide services under chapter 337; or
 - (h) An advanced practice nurse eligible to provide services under chapter 335."; and

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

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

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

ΑY	ES:	10	05
	Lo.		00

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Christofanelli	Coleman 32	Coleman 97	Cook	Copeland
Davidson	Davis	Deaton	DeGroot	Derges
Dinkins	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griesheimer	Griffith	Haden	Haffner	Haley
Hannegan	Hardwick	Henderson	Hicks	Hill
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	McGirl	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Proudie
Railsback	Reedy	Riggs	Riley	Roberts
Roden	Rone	Ruth	Sassmann	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Wallingford
Walsh 50	West	Wiemann	Wright	Mr. Speaker
NOES: 041				
NOES: 041				
Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Butz	Clemens	Collins	Doll
Ellebracht	Fogle	Gray	Gunby	Ingle
Johnson	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Quade	Rogers	Rowland
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				
PRESENT: 000				
ABSENT WITH LEAV	VE: 016			
Aldridge	Barnes	Burton	Cupps	Dogan
Kidd	McDaniel	Morse	Person	Phifer
Pietzman	Price IV	Richey	Sander	Sauls
			~~	24412

VACANCIES: 001

Schnelting

On motion of Representative Shields, HCS SB 330, as amended, was adopted.

On motion of Representative Shields, **HCS SB 330, as amended**, was read the third time and passed by the following vote:

AYES: 141

Adams	Aldridge	Anderson	Andrews	Appelbaum	
Atchison	Aune	Bailey	Baker	Bangert	
Baringer	Barnes	Basye	Black 137	Black 7	
Bland Manlove	Boggs	Bromley	Brown 16	Brown 27	
Buchheit-Courtway	Burger	Busick	Butz	Chipman	
Christofanelli	Clemens	Coleman 32	Coleman 97	Collins	
Cook	Copeland	Davidson	Davis	Deaton	
DeGroot	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	Houx	Hovis	
Hudson	Hurlbert	Ingle	Johnson	Kalberloh	
Kelley 127	Kelly 141	Knight	Lewis 25	Lewis 6	
Lovasco	Mackey	Mayhew	McGaugh	McGirl	
Merideth	Mosley	Murphy	O'Donnell	Owen	
Patterson	Perkins	Phifer	Pike	Plocher	
Pollitt 52	Pollock 123	Porter	Pouche	Quade	
Railsback	Richey	Riggs	Riley	Roberts	
Roden	Rogers	Rone	Rowland	Ruth	
Sander	Sassmann	Sauls	Schroer	Schwadron	
Seitz	Sharp 36	Sharpe 4	Shaul	Shields	
Simmons	Smith 155	Smith 163	Smith 45	Smith 67	
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48	
Terry	Thompson	Toalson Reisch	Trent	Turnbaugh	
Unsicker	Van Schoiack	Veit	Wallingford	Walsh 50	
Weber	West	Wiemann	Wright	Young	
Mr. Speaker	***************************************	VV Telliaini	Wilght	roung	
nan speaner					
NOES: 006					
Burnett	McCreery	Nurrenbern	Stevens 46	Thomas	
Walsh Moore 93	•				
PRESENT: 003					
Brown 70	Proudie	Windham			
ABSENT WITH LEAVE: 012					
Billington	Bosley	Burton	Cupps	Kidd	
McDaniel	Morse	Person	Pietzman	Price IV	
D 1	0.1 1/2				

VACANCIES: 001

Reedy

Representative Hudson declared the bill passed.

Schnelting

The emergency clause was adopted by the following vote:

AYES: 116

Aldridge	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bland Manlove	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Chipman	Clemens
Coleman 32	Coleman 97	Cook	Cupps	Davidson
DeGroot	Dogan	Doll	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Griesheimer	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelly 141	Knight
Lewis 25	Lewis 6	Mackey	McGaugh	McGirl
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Rone	Ruth	Sander	Sassmann
Sauls	Schroer	Schwadron	Sharp 36	Sharpe 4
Shaul	Shields	Smith 155	Smith 45	Smith 67
Stephens 128	Tate	Taylor 48	Terry	Thompson
Trent	Unsicker	Van Schoiack	Veit	Wallingford
Walsh 50	Weber	Wiemann	Wright	Young
Mr. Speaker				

NOES: 036

Adams	Boggs	Burnett	Busick	Butz
Christofanelli	Collins	Copeland	Davis	Deaton
Derges	Dinkins	Eggleston	Grier	Gunby
Hill	Kelley 127	Lovasco	McCreery	Merideth
Phifer	Proudie	Quade	Rowland	Seitz
Simmons	Smith 163	Stacy	Stevens 46	Taylor 139
Thomas	Toalson Reisch	Turnbaugh	Walsh Moore 93	West

Windham

PRESENT: 001

Hannegan

ABSENT WITH LEAVE: 009

Burton	Kidd	Mayhew	McDaniel	Morse
Person	Pietzman	Price IV	Schnelting	

VACANCIES: 001

Representative Copeland moved that HCS SS SCS SB 289 be committed to the Committee on Legislative Review.

Which motion was adopted.

BILLS CARRYING REQUEST MESSAGES

HCS SB 226, as amended, relating to taxation, was taken up by Representative Christofanelli.

Representative Christofanelli moved that the House refuse to recede from its position on **HCS SB 226, as amended**, and grant the Senate a conference.

Which motion was adopted.

HCS SS#2 SB 26, as amended, relating to public safety, was taken up by Representative Schroer.

Representative Schroer moved that the House refuse to recede from its position on HCS SS#2 SB 26, as amended, and grant the Senate a conference.

Which motion was adopted.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SS SCS SBs 53 & 60**, as amended, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SS SB 141**, as amended, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 652**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Baringer, Fitzwater, Griesheimer, Richey, Terry and Wiemann

Noes (1): Walsh (50)

Absent (1): Eggleston

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:

AYES: 030						
Atchison	Aune	Billington	Brown 27	Burton		
Busick	Collins	Cook	Copeland	Davis		
Derges	Evans	Haffner	Hardwick	Kelley 127		
Lewis 6	Lovasco	McGirl	Murphy	Owen		
Perkins	Pollock 123	Richey	Riggs	Roberts		
Shields	Taylor 139	Veit	Walsh 50	Wright		
	,			8		
NOES: 003						
Barnes	Fitzwater	Rowland				
PRESENT: 081						
Adams	Andrews	Appelbaum	Baker	Black 137		
Bromley	Brown 16	Brown 70	Buchheit-Courtway	Burger		
Burnett	Butz	Davidson	Deaton	Dinkins		
Dogan	Doll	Eggleston	Ellebracht	Fogle		
Francis	Gray	Gregory 96	Griesheimer	Griffith		
Gunby	Hannegan	Henderson	Hicks	Hill		
Houx	Hudson	Hurlbert	Johnson	Kalberloh		
Knight	Lewis 25	Mayhew	McCreery	McGaugh		
Merideth	Nurrenbern	O'Donnell	Phifer	Pike		
Pollitt 52	Porter	Pouche	Proudie	Railsback		
Reedy	Riley	Roden	Rogers	Rone		
Ruth	Sander	Sassmann	Schwadron	Seitz		
Sharp 36	Sharpe 4	Smith 155	Smith 163	Smith 45		
Stacy	Stevens 46	Taylor 48	Thomas	Thompson		
Toalson Reisch	Turnbaugh	Unsicker	Van Schoiack	Wallingford		
Walsh Moore 93	Weber	West	Wiemann	Windham		
Young						
ABSENT WITH LEAVE: 048						
Aldridge	Anderson	Bailey	Bangert	Baringer		
Basye	Black 7	Bland Manlove	Boggs	Bosley		
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97		
Cupps	DeGroot	Falkner	Fishel	Gregory 51		
Grier	Haden	Haley	Hovis	Ingle		
Kelly 141	Kidd	Mackey	McDaniel	Morse		
Mosley	Patterson	Person	Pietzman	Plocher		
Price IV	Quade	Sauls	Schnelting	Schroer		
Shaul	Simmons	Smith 67	Stephens 128	Tate		
Terry	Trent	Mr. Speaker	1			
•						

VACANCIES: 001

BILLS CARRYING REQUEST MESSAGES

HCS SS SB 141, as amended, relating to utilities, was taken up by Representative Black (137).

Representative Black (137) moved that the House refuse to recede from its position on **HCS SS SB 141, as amended**, and grant the Senate a conference.

Which motion was adopted.

HCS SS SCS SBs 53 & 60, as amended, relating to the administration of justice, was taken up by Representative Roberts.

Representative Roberts moved that the House refuse to recede from its position on HCS SS SCS SBs 53 & 60, as amended, and grant the Senate a conference.

Which motion was adopted.

THIRD READING OF SENATE BILLS - INFORMAL

HCS SB 303, relating to workers' compensation, was taken up by Representative Henderson.

On motion of Representative Henderson, the title of HCS SB 303 was agreed to.

Representative Veit offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 303, Page 14, Section 287.480, Line 30, by inserting after all of said section and line the following:

- "287.715. 1. For the purpose of providing for revenue for the second injury fund, every authorized self-insurer, and every workers' compensation policyholder insured pursuant to the provisions of this chapter, shall be liable for payment of an annual surcharge in accordance with the provisions of this section. The annual surcharge imposed under this section shall apply to all workers' compensation insurance policies and self-insurance coverages which are written or renewed on or after April 26, 1988, including the state of Missouri, including any of its departments, divisions, agencies, commissions, and boards or any political subdivisions of the state who self-insure or hold themselves out to be any part self-insured. Notwithstanding any law to the contrary, the surcharge imposed pursuant to this section shall not apply to any reinsurance or retrocessional transaction.
- 2. Beginning October 31, 2005, and each year thereafter, the director of the division of workers' compensation shall estimate the amount of benefits payable from the second injury fund during the following calendar year and shall calculate the total amount of the annual surcharge to be imposed during the following calendar year upon all workers' compensation policyholders and authorized self-insurers. The amount of the annual surcharge percentage to be imposed upon each policyholder and self-insured for the following calendar year commencing with the calendar year beginning on January 1, 2006, shall be set at and calculated against a percentage, not to exceed three percent, of the policyholder's or self-insured's workers' compensation net deposits, net premiums, or net assessments for the previous policy year, rounded up to the nearest one-half of a percentage point, that shall generate, as nearly as possible, one hundred ten percent of the moneys to be paid from the second injury fund in the following calendar year, less any moneys contained in the fund at the end of the previous calendar year. All policyholders and self-insurers shall be notified by the division of workers' compensation within ten calendar days of the determination of the surcharge percent to be imposed for, and paid in, the following calendar year. The net premium equivalent for individual self-insured employers shall be based on average rate classifications calculated by the department of commerce and insurance as taken from premium rates filed by the twenty insurance companies providing the greatest volume of workers' compensation insurance coverage in this state. For employers qualified to self-insure their liability pursuant to this chapter, the rates filed by such group of employers in accordance with subsection 4 of section 287.280 shall be the net premium equivalent. Any group of political subdivisions of this state qualified to self-insure their liability pursuant to this chapter as authorized by section 537.620 may choose either the average rate classification method or the filed rate method, provided that the

method used may only be changed once without receiving the consent of the director of the division of workers' compensation. The director may advance funds from the workers' compensation fund to the second injury fund if surcharge collections prove to be insufficient. Any funds advanced from the workers' compensation fund to the second injury fund must be reimbursed by the second injury fund no later than December thirty-first of the year following the advance. The surcharge shall be collected from policyholders by each insurer at the same time and in the same manner that the premium is collected, but no insurer or its agent shall be entitled to any portion of the surcharge as a fee or commission for its collection. The surcharge is not subject to any taxes, licenses or fees.

- 3. All surcharge amounts imposed by this section shall be deposited to the credit of the second injury fund.
- 4. Such surcharge amounts shall be paid quarterly by insurers and self-insurers, and insurers shall pay the amounts not later than the thirtieth day of the month following the end of the quarter in which the amount is received from policyholders. If the director of the division of workers' compensation fails to calculate the surcharge by the thirty-first day of October of any year for the following year, any increase in the surcharge ultimately set by the director shall not be effective for any calendar quarter beginning less than sixty days from the date the director makes such determination.
- 5. If a policyholder or self-insured fails to make payment of the surcharge or an insurer fails to make timely transfer to the division of surcharges actually collected from policyholders, as required by this section, a penalty of one-half of one percent of the surcharge unpaid, or untransferred, shall be assessed against the liable policyholder, self-insured or insurer. Penalties assessed under this subsection shall be collected in a civil action by a summary proceeding brought by the director of the division of workers' compensation.
- 6. Notwithstanding subsection 2 of this section to the contrary, the director of the division of workers' compensation shall collect a supplemental surcharge not to exceed three percent for calendar years 2014 to [2021] 2022 of the policyholder's or self-insured's workers' compensation net deposits, net premiums, or net assessments for the previous policy year, rounded up to the nearest one-half of a percentage point. For calendar year 2023, the director of the division of workers' compensation shall collect a supplemental surcharge not to exceed two and one-half percent of the policyholder's or self-insured's workers' compensation net deposits, net premiums, or net assessments for the previous policy year, rounded up to the nearest one-half of a percentage point. All policyholders and self-insurers shall be notified by the division of the supplemental surcharge percentage to be imposed for such period of time as part of the notice provided in subsection 2 of this section. The provisions of this subsection shall expire on December 31, [2021] 2023.
- 7. Funds collected under the provisions of this chapter shall be the sole funding source of the second injury fund."; and

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

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

Representative Henderson offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 303, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

"162.012. 1. For purposes of this section, the following terms mean:

- (1) "School-sponsored activity", any activity sponsored by a school including, but not limited to, participation in a work-based learning program in which training or work activities are conducted at the premises of or under the direction of an employer participating in the program;
 - (2) "Work-based learning program", the same meaning given to the term in section 170.038.
- 2. The school board of any school district may purchase insurance contracts to insure against loss, damages, or expenses incident to a claim arising out of the sickness, bodily injury, or death by accident of any student injured on school premises or during school-sponsored activities. For purposes of this subsection, travel to and from any work-based learning program shall constitute a school-sponsored activity.
- 3. The school board of any school district may purchase insurance contracts for the benefit of students to insure against loss resulting from the loss of, theft of, or damage to the personal property of students while on school premises or during school-sponsored activities.

- 170.038. 1. For purposes of this section, the following terms mean:
- (1) "Secondary education", education of students who attend secondary schools;
- (2) "Secondary school", a public school giving instruction in a grade or grades not lower than the sixth nor higher than the twelfth grade;
 - (3) "Work-based learning program", a learning program in a secondary education curriculum that:
- (a) Includes, but is not limited to, work study, on-the-job training, job shadowing, internships, clinicals, practicums, cooperative projects, and industry-led service-learning projects;
 - (b) Is incorporated into coursework or related to a specific field of study; and
- (c) Integrates knowledge and theory learned in the classroom with the practical application and development of technical skills and proficiencies in a professional work setting.
- 2. An employer who accepts a secondary school student in a work-based learning program shall not be subject to civil liability for any claim arising from the student's negligent act or omission.
 - 3. Nothing in this section shall provide immunity for gross negligence or willful misconduct."; and

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

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

Representative Roden offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for Senate Bill No. 303, Page 11, Section 287.220, Line 177, by inserting after all of said section and line the following:

- "287.245. 1. As used in this section, the following terms shall mean:
- (1) "Association", volunteer fire protection associations as defined in section 320.300;
- (2) "State fire marshal", the state fire marshal selected under the provisions of sections 320.200 to 320.270;
- (3) "Volunteer firefighter", the same meaning as in section 287.243;
- (4) "Voluntary firefighter cancer benefits pool" or "pool", the same meaning as in section 320.400.
- 2. Any association may apply to the state fire marshal for a grant for the purpose of funding such association's costs related to workers' compensation insurance premiums for volunteer firefighters.
- 3. Subject to appropriations, the state fire marshal shall disburse grants to each [applying] qualifying volunteer fire protection district or association according to the following schedule:
- (1) Associations which had zero to five volunteer firefighters receive workers' compensation benefits from claims arising out of and in the course of the prevention or control of fire or the underwater recovery of drowning victims in the preceding calendar year shall be eligible for two thousand dollars in grant money;
- (2) Associations which had six to ten volunteer firefighters receive workers' compensation benefits from claims arising out of and in the course of the prevention or control of fire or the underwater recovery of drowning victims in the preceding calendar year shall be eligible for one thousand five hundred dollars in grant money;
- (3) Associations which had eleven to fifteen volunteer firefighters receive workers' compensation benefits from claims arising out of and in the course of the prevention or control of fire or the underwater recovery of drowning victims in the preceding calendar year shall be eligible for one thousand dollars in grant money;
- (4) Associations which had sixteen to twenty volunteer firefighters receive workers' compensation benefits from claims arising out of and in the course of the prevention or control of fire or the underwater recovery of drowning victims in the preceding calendar year shall be eligible for five hundred dollars in grant money.
- 4. Grant money disbursed under this section shall only be used for the purpose of paying for the workers' compensation insurance premiums of volunteer firefighters or establishing a voluntary firefighter cancer benefits pool."; and

Further amend said bill, Page 14, Section 287.480, Line 30, by inserting after all of said section and line the following:

"320.300. As used in sections 320.300 to 320.310, the phrase "volunteer fire protection association" means any fire department, including a municipal fire department, which is staffed by volunteers and organized for the purpose of combating fires in a specified area. The provisions of sections 320.300 to 320.310 shall apply only to volunteer fire protection associations either partially or wholly funded by membership or subscriber fees [and shall not apply to fire protection districts supported by local tax revenues, or which have contracted with a political subdivision to respond to fires within the area of an association's boundaries].

320.400. 1. For purposes of this section, the terms "Voluntary firefighter cancer benefits pool" or "pool" mean, an entity described in section 537.620 that is established for the purposes of this section.

- 2. (1) Three or more employers may create a voluntary firefighter cancer benefits pool for the purpose of this section. An employer may make contributions into the voluntary firefighter cancer benefits pool established for the purpose of this section. The contribution levels and award levels shall be set by the board of trustees of the pool.
- (2) For an employer that chooses to make contributions into the voluntary firefighter cancer benefits pool, the pool shall provide the minimum benefits specified by the board of trustees of the pool to covered individuals, based on the award level of the cancer at the time of diagnosis, after the employer becomes a participant.
- (3) A covered individual who is receiving payments from the pool shall not lose any employment or benefit while such individual is undergoing medical treatment.
- 3. The board of trustees of the pool shall be considered a public governmental body and shall be subject to all of the provisions of chapter 610.
- 4. The state fire marshal may grant money disbursed under section 287.245 to be used for the purpose of setting up a pool.

537.620. Notwithstanding any direct or implied prohibitions in chapter 375, 377, or 379, any three or more political subdivisions of this state may form a business entity for the purpose **described in section 320.400 or for the purpose** of providing liability and all other insurance, including insurance for elderly or low-income housing in which the political subdivision has an insurable interest, for any of the subdivisions upon the assessment plan as provided in sections 537.600 to 537.650. Any public governmental body or quasi-public governmental body, as defined in section 610.010, and any political subdivision of this state or any other state may join this entity and use public funds to pay any necessary assessments. Except for being subject to the regulation of the director of the department of commerce and insurance under sections 375.930 to 375.948, sections 375.1000 to 375.1018, and sections 537.600 to 537.650, any such business entity shall not be deemed to be an insurance company or insurer under the laws of this state, and the coverage provided by such entity and the administration of such entity shall not be deemed to constitute the transaction of an insurance business. Risk coverages procured under this section shall not be deemed to constitute a contract, purchase, or expenditure of public funds for which a public governmental body, quasi-public governmental body, or political subdivision is required to solicit competitive bids."; and

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

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bland Manlove	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Coleman 32	Coleman 97	Cook	Copeland	Davis
Deaton	DeGroot	Derges	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Gregory 96	Griesheimer	Griffith
Haden	Haffner	Hannegan	Hardwick	Henderson
Hicks	Houx	Hudson	Hurlbert	Kalberloh
Kelley 127	Lewis 6	Lovasco	Mayhew	McGaugh
McGirl	Murphy	O'Donnell	Owen	Perkins
Pike	Plocher	Pollock 123	Porter	Pouche

Railsback	Reedy	Richey	Riggs	Riley
Roberts	Rone	Ruth	Sander	Sassmann
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Wallingford	Walsh 50
West	Wiemann	Wright		
NOTE 040				
NOES: 042				

Adams Anderson Appelbaum Aune Bangert Baringer Barnes Brown 27 Brown 70 Burnett Collins Doll Ellebracht Burton Fogle Ingle Lewis 25 Gray Gunby Johnson Mackey McCreery Merideth Mosley Nurrenbern Phifer Proudie Quade Roden Person Rogers Rowland Sauls Smith 45 Stevens 46 Turnbaugh Unsicker Walsh Moore 93 Weber Terry Windham Young

PRESENT: 001

Sharp 36

ABSENT WITH LEAVE: 026

Aldridge Bailey Bosley Butz Christofanelli Clemens Cupps Davidson Grier Haley Hill Hovis Kelly 141 Kidd Knight McDaniel Morse Patterson Pietzman Pollitt 52 Price IV Schnelting Schroer Smith 163 Smith 67

Mr. Speaker

VACANCIES: 001

House Amendment No. 3 was withdrawn.

On motion of Representative Henderson, HCS SB 303, as amended, was adopted.

On motion of Representative Henderson, HCS SB 303, as amended, was read the third time and passed by the following vote:

AYES:	148
AYES:	148

Adams Aldridge Anderson Andrews Appelbaum Atchison Aune Baker Baringer Bangert Black 7 Basye Billington Black 137 Barnes Bland Manlove Brown 27 Boggs Bromley Brown 16 Brown 70 **Buchheit-Courtway** Burger Burnett Burton Busick Christofanelli Clemens Butz Chipman Coleman 32 Coleman 97 Collins Cook Copeland Davidson Davis Deaton DeGroot Derges Dinkins Doll Dogan Eggleston Ellebracht Fishel Evans Falkner Fitzwater Fogle Francis Gray Gregory 51 Gregory 96 Griesheimer Griffith Gunby Haden Haffner Hannegan

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Hardwick	Henderson	Hicks	Hill	Houx
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McGaugh
McGirl	Merideth	Mosley	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Person
Phifer	Pike	Plocher	Pollock 123	Porter
Pouche	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Rogers
Rone	Rowland	Ruth	Sander	Sassmann
Sauls	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Wallingford	Walsh 50
Walsh Moore 93	Weber	West	Wiemann	Windham
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 014

Bailey Bosley Cupps Grier Haley
Hovis Kelly 141 McDaniel Morse Pietzman
Pollitt 52 Price IV Roden Schnelting

VACANCIES: 001

Speaker Pro Tem Wiemann declared the bill passed.

HCS SB 72, relating to state designations, was taken up by Representative Smith (155).

On motion of Representative Smith (155), the title of HCS SB 72 was agreed to.

Representative Appelbaum offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 72, Page 1, Section 10.240, Line 2, by inserting after all of said section and line the following:

"Section 1. July 25, 2021, is hereby designated as "Christmas in July". The citizens of this state are encouraged to decorate and celebrate their Christmas traditions at this time to honor and remember health care workers who made many sacrifices throughout the COVID-19 pandemic."; and

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

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

House Amendment No. 1 to House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for Senate Bill No. 72, Page 1, Lines 6-7, by deleting said lines and inserting in lieu thereof the following:

"remember health care workers who made many sacrifices throughout the COVID-19 pandemic.

Section B. Because immediate action is necessary to honor the sacrifices of health care professionals during the COVID-19 pandemic, the enactment of section 1 of section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and the enactment of section 1 of section A of this act is hereby declared to be an emergency act within the meaning of the constitution, and the enactment of section 1 of this act shall be in full force and effect upon its passage and approval."; and"; and

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

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

On motion of Representative Appelbaum, **House Amendment No. 1, as amended**, was adopted.

Representative Taylor (139) assumed the Chair.

Representative Riggs offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 72, Page 1, Section A, Line 2, by inserting after all of said line and section the following:

- "9.225. November thirtieth of each year is hereby designated as "Mark Twain Day". The citizens of this state are encouraged to engage in appropriate events and activities to commemorate the life and accomplishments of Mark Twain.
- 9.227. March fifth of each year is hereby designated as "Iron Curtain Speech Day" in Missouri. Citizens of this state are encouraged to celebrate with appropriate events and activities to recognize the anniversary of Winston Churchill's famous speech at Westminster College in Fulton, Missouri, on March 5, 1946.
- 9.291. November thirteenth of each year shall be known and designated as "John Jordan 'Buck' O'Neil Day" in Missouri in honor of John Jordan "Buck" O'Neil, the first African American who coached in Major League Baseball. He also played a major role in establishing the Negro Leagues Baseball Museum in Kansas City, Missouri. The citizens of this state are encouraged to participate in events and activities to celebrate the life of John Jordan "Buck" O'Neil."; and

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

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

Representative Aldridge offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for Senate Bill No. 72, Page 1, Section 9.301, Line 4, by inserting after all of said section and line the following:

"9.309. The month of April is hereby designated as "Limb Loss Awareness Month" in Missouri. Citizens of this state are encouraged to engage in appropriate events and activities to spread awareness about limb loss and limb difference."; and

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

Representative Burnett offered House Amendment No. 1 to House Amendment No. 3.

House Amendment No. 1 to House Amendment No. 3

AMEND House Amendment No. 3 to House Committee Substitute for Senate Bill No. 72, Page 1, Line 4, by deleting all of said line and inserting in lieu thereof the following:

""9.308. The first full week in February is hereby designated as "School Counseling Week" in the state of Missouri. Citizens of this state are encouraged to participate in appropriate events and activities that recognize the important work of school counselors in helping Missouri's students succeed in school and beyond.

9.309. The month of April is hereby designated as "Limb Loss Awareness Month" in"; and

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

On motion of Representative Burnett, **House Amendment No. 1 to House Amendment No. 3** was adopted.

Representative Bosley offered House Amendment No. 2 to House Amendment No. 3.

House Amendment No. 2 to House Amendment No. 3

AMEND House Amendment No. 3 to House Committee Substitute for Senate Bill No. 72, Page 1, Line 6, by deleting all of said line and inserting in lieu thereof the following:

"spread awareness about limb loss and limb difference.

9.323. March twenty-sixth of each year is hereby designated and shall be known as "Pioneering Black Women's Day" in honor of Gwen B. Giles, who was the first Black woman to serve in the Missouri Senate. Citizens of this state are encouraged to recognize this day with appropriate events and activities to honor Senator Giles and other Black women in history who were pioneers and created opportunities for future Black women in this state and country."; and"; and

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

On motion of Representative Bosley, **House Amendment No. 2 to House Amendment No. 3** was adopted.

On motion of Representative Aldridge, **House Amendment No. 3, as amended**, was adopted.

Representative Turnbaugh offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Substitute for Senate Bill No. 72, Page 1, Section 9.301, Line 1, by inserting after the first quotation mark on said line the word "Missouri"; and

Further amend said bill, page, and section, Line 3, by inserting after the first occurrence of the word "**the**" the word "**Missouri**"; and

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

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

Representative Burger offered House Amendment No. 5.

House Amendment No. 5

AMEND House Committee Substitute for Senate Bill No. 72, Page 1, Section 10.240, Line 2, by inserting after all of said section and line the following:

"Section 1. The sixteenth of April each year is hereby designated as "Missouri Donate Life Day" in the state of Missouri. The citizens of this state are encouraged to observe the day with appropriate activities and events to increase public awareness of the need for organ donation and organ donors."; and

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

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

Representative Dogan offered House Amendment No. 6.

House Amendment No. 6

AMEND House Committee Substitute for Senate Bill No. 72, Page 1, Section 9.301, Line 4, by inserting after all of said section and line the following:

"9.339. September 22, 2021, is hereby designated as "Hazel Erby Day" in Missouri. Citizens of this state are encouraged to participate in appropriate events and activities to recognize Hazel Erby's lifelong dedication to public service and community improvement."; and

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

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

Representative Roden offered House Amendment No. 7.

House Amendment No. 7

AMEND House Committee Substitute for Senate Bill No. 72, Page 1, Section 10.240, Line 2, by inserting after all of said section and line the following:

- "143.1032. 1. In each taxable year beginning on or after January 1, 2022, each individual or corporation entitled to a tax refund in an amount sufficient to make a designation under this section may designate that one dollar or any amount in excess of one dollar on a single return, and two dollars or any amount in excess of two dollars on a combined return, of the refund due be credited to the Missouri Medal of Honor Recipients fund. The contribution designation authorized by this section shall be clearly and unambiguously printed on the first page of each income tax return form provided by this state. If any individual or corporation that is not entitled to a tax refund in an amount sufficient to make a designation under this section wishes to make a contribution to the Missouri Medal of Honor Recipients fund, such individual or corporation may, by separate check, draft, or other negotiable instrument, send in with the payment of taxes, or may send in separately, that amount, clearly designated for the Missouri Medal of Honor Recipients fund, the individual or corporation wishes to contribute. The department of revenue shall deposit such amount to the Missouri Medal of Honor Recipients fund as provided in subsection 2 of this section.
- 2. The director of revenue shall deposit at least monthly all contributions designated by individuals under this section to the state treasurer for deposit to the Missouri Medal of Honor Recipients fund. The fund shall be administered by the director of revenue.
- 3. The director of revenue shall deposit at least monthly all contributions designated by the corporations under this section, less an amount sufficient to cover the cost of collection, handling, and administration by the department of revenue during fiscal year 2021, to the Missouri Medal of Honor Recipients fund.
- 4. A contribution designated under this section shall only be deposited in the Missouri Medal of Honor Recipients fund after all other claims against the refund from which such contribution is to be made have been satisfied.
- 5. Moneys deposited in the Missouri Medal of Honor Recipients fund shall be used by the department of transportation to pay for the costs of a Missouri Medal of Honor memorial bridge or Missouri Medal of Honor signs.
- 6. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.
- 227.299. 1. Except as provided in subsection 7 of this section, an organization or person that seeks a bridge or highway designation on the state highway system to honor an event, place, organization, or person who has been deceased for more than two years shall petition the department of transportation by submitting the following:
- (1) An application in a form prescribed by the director, describing the bridge or segment of highway for which designation is sought and the proposed name of the bridge or relevant portion of highway. The application shall include the name of at least one current member of the general assembly who will sponsor the bridge or highway designation. The application may contain written testimony for support of the bridge or highway designation;
- (2) A list of at least one hundred signatures of individuals who support the naming of the bridge or highway; and
- (3) A fee to be determined by the commission to cover the costs of constructing and maintaining the proposed signs. The fee shall not exceed the cost of constructing and maintaining each sign.
- 2. All moneys received by the department of transportation for the construction and maintenance of bridge or highway signs on the state highway system shall be deposited in the state treasury to the credit of the state road fund.
- 3. The documents and fees required under this section shall be submitted to the department of transportation no later than November first prior to the next regular session of the general assembly to be approved or denied by the joint committee on transportation oversight during such legislative session.
- 4. The department of transportation shall give notice of any proposed bridge or highway designation on the state highway system in a manner reasonably calculated to advise the public of such proposal. Reasonable notice shall include posting the proposal for the designation on the department's official public website, and making available copies of the sign designation application to any representative of the news media or public upon request and posting the application on a bulletin board or other prominent public place which is easily accessible to the public and clearly designated for that purpose at the principal office.

- 5. If the memorial highway designation requested by the organization is not approved by the joint committee on transportation oversight, ninety-seven percent of the application fee shall be refunded to the requesting organization.
- 6. Two highway signs shall be erected for each bridge and highway designation on the state highway system processed under this section. When a named section of a highway crosses two or more county lines, consideration shall be given by the department of transportation to allow additional signage at the county lines or major intersections.
- 7. (1) Highway or bridge designations on the state highway system honoring fallen law enforcement officers, members of the Armed Forces killed in the line of duty, **Missouri recipients of the Medal of Honor**, emergency personnel killed while performing duties relating to their employment, or state employees killed while serving the state shall not be subject to the provisions of this section.
- (2) Notwithstanding any provision of law to the contrary, beginning August 28, 2021, for designations honoring Missouri Medal of Honor recipients, no fees shall be assessed and all costs associated with the construction, maintenance, and installation of signs for such designations shall be funded by the department of transportation.
- 8. No bridge or portion of a highway on the state highway system may be named or designated after more than one event, place, organization, or person. Each event, place, organization, or person shall only be eligible for one bridge or highway designation.
- 9. Any highway signs erected for any bridge or highway designation on the state highway system under the provisions of this section shall be erected and maintained for a twenty-year period. After such period, the signs shall be subject to removal by the department of transportation and the bridge or highway may be designated to honor events, places, organizations, or persons other than the current designee. An existing highway or bridge designation processed under the provisions of this section may be retained for additional twenty-year increments if, at least one year before the designation's expiration, an application to the department of transportation is made to retain the designation along with the required documents and all applicable fees required under this section.
- 10. For persons honored with designations on the state highway system under this chapter after August 28, 2021, the department of transportation shall post a link on its website to biographical information of such persons.
 - 11. The provisions of this section shall apply to bridge or highway designations sought after August 28, 2006.
- 227.496. The portion of State Highway T from .05 miles west of Laretto Ridge Drive to Decker Road in the town of Labadie in Franklin County shall be designated as "Medal of Honor PVT George Phillips Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by the department.
- 301.020. 1. Every owner of a motor vehicle or trailer, which shall be operated or driven upon the highways of this state, except as herein otherwise expressly provided, shall annually file, by mail or otherwise, in the office of the director of revenue, an application for registration on a blank to be furnished by the director of revenue for that purpose containing:
- (1) A brief description of the motor vehicle or trailer to be registered, including the name of the manufacturer, the vehicle identification number, the amount of motive power of the motor vehicle, stated in figures of horsepower and whether the motor vehicle is to be registered as a motor vehicle primarily for business use as defined in section 301.010;
- (2) The name, the applicant's identification number and address of the owner of such motor vehicle or trailer;
- (3) The gross weight of the vehicle and the desired load in pounds if the vehicle is a commercial motor vehicle or trailer.
- 2. If the vehicle is a motor vehicle primarily for business use as defined in section 301.010 and if such vehicle is ten years of age or less and has less than one hundred fifty thousand miles on the odometer, the director of revenue shall retain the odometer information provided in the vehicle inspection report, and provide for prompt access to such information, together with the vehicle identification number for the motor vehicle to which such information pertains, for a period of ten years after the receipt of such information. This section shall not apply unless:
 - (1) The application for the vehicle's certificate of ownership was submitted after July 1, 1989; and
 - (2) The certificate was issued pursuant to a manufacturer's statement of origin.

- 3. If the vehicle is any motor vehicle other than a motor vehicle primarily for business use, a recreational motor vehicle, motorcycle, motortricycle, autocycle, bus, or any commercial motor vehicle licensed for over twelve thousand pounds and if such motor vehicle is ten years of age or less and has less than one hundred fifty thousand miles on the odometer, the director of revenue shall retain the odometer information provided in the vehicle inspection report, and provide for prompt access to such information, together with the vehicle identification number for the motor vehicle to which such information pertains, for a period of ten years after the receipt of such information. This subsection shall not apply unless:
 - (1) The application for the vehicle's certificate of ownership was submitted after July 1, 1990; and
 - (2) The certificate was issued pursuant to a manufacturer's statement of origin.
- 4. If the vehicle qualifies as a reconstructed motor vehicle, motor change vehicle, specially constructed motor vehicle, non-USA-std motor vehicle, as defined in section 301.010, or prior salvage as referenced in section 301.573, the owner or lienholder shall surrender the certificate of ownership. The owner shall make an application for a new certificate of ownership, pay the required title fee, and obtain the vehicle examination certificate required pursuant to subsection 9 of section 301.190. If an insurance company pays a claim on a salvage vehicle as defined in section 301.010 and the owner retains the vehicle, as prior salvage, the vehicle shall only be required to meet the examination requirements under subsection 10 of section 301.190. Notarized bills of sale along with a copy of the front and back of the certificate of ownership for all major component parts installed on the vehicle and invoices for all essential parts which are not defined as major component parts shall accompany the application for a new certificate of ownership. If the vehicle is a specially constructed motor vehicle, as defined in section 301.010, two pictures of the vehicle shall be submitted with the application. If the vehicle is a kit vehicle, the applicant shall submit the invoice and the manufacturer's statement of origin on the kit. If the vehicle requires the issuance of a special number by the director of revenue or a replacement vehicle identification number, the applicant shall submit the required application and application fee. All applications required under this subsection shall be submitted with any applicable taxes which may be due on the purchase of the vehicle or parts. The director of revenue shall appropriately designate "Reconstructed Motor Vehicle", "Motor Change Vehicle", "Non-USA-Std Motor Vehicle", or "Specially Constructed Motor Vehicle" on the current and all subsequent issues of the certificate of ownership of
- 5. Every insurance company that pays a claim for repair of a motor vehicle which as the result of such repairs becomes a reconstructed motor vehicle as defined in section 301.010 or that pays a claim on a salvage vehicle as defined in section 301.010 and the owner is retaining the vehicle shall in writing notify the owner of the vehicle, and in a first party claim, the lienholder if a lien is in effect, that he is required to surrender the certificate of ownership, and the documents and fees required pursuant to subsection 4 of this section to obtain a prior salvage motor vehicle certificate of ownership or documents and fees as otherwise required by law to obtain a salvage certificate of ownership, from the director of revenue. The insurance company shall within thirty days of the payment of such claims report to the director of revenue the name and address of such owner, the year, make, model, vehicle identification number, and license plate number of the vehicle, and the date of loss and payment.
- 6. Anyone who fails to comply with the requirements of this section shall be guilty of a class B misdemeanor.
- 7. An applicant for registration may make a donation of one dollar to promote a blindness education, screening and treatment program. The director of revenue shall collect the donations and deposit all such donations in the state treasury to the credit of the blindness education, screening and treatment program fund established in section 209.015. Moneys in the blindness education, screening and treatment program fund shall be used solely for the purposes established in section 209.015; except that the department of revenue shall retain no more than one percent for its administrative costs. The donation prescribed in this subsection is voluntary and may be refused by the applicant for registration at the time of issuance or renewal. The director shall inquire of each applicant at the time the applicant presents the completed application to the director whether the applicant is interested in making the one dollar donation prescribed in this subsection.
- 8. An applicant for registration may make a donation of one dollar to promote an organ donor program. The director of revenue shall collect the donations and deposit all such donations in the state treasury to the credit of the organ donor program fund as established in sections 194.297 to 194.304. Moneys in the organ donor fund shall be used solely for the purposes established in sections 194.297 to 194.304, except that the department of revenue shall retain no more than one percent for its administrative costs. The donation prescribed in this subsection is voluntary and may be refused by the applicant for registration at the time of issuance or renewal. The director shall inquire of each applicant at the time the applicant presents the completed application to the director whether the applicant is interested in making the one dollar donation prescribed in this subsection.

- 9. An applicant for registration may make a donation of one dollar to the Missouri Medal of Honor recipients fund. The director of revenue shall collect the donations and deposit all such donations in the state treasury to the credit of the Missouri Medal of Honor recipients fund as established in Section 1 of this Act. Moneys in the Medal of Honor recipients fund shall be used solely for the purposes established in Section 1 of this Act, except that the department of revenue shall retain no more than one percent for its administrative costs. The donation prescribed in this subsection is voluntary and may be refused by the applicant for registration at the time of issuance or renewal. The director shall inquire of each applicant at the time the applicant presents the completed application to the director whether the applicant is interested in making the one dollar donation prescribed in this subsection.
- 302.171. 1. The director shall verify that an applicant for a driver's license is a Missouri resident or national of the United States or a noncitizen with a lawful immigration status, and a Missouri resident before accepting the application. The director shall not issue a driver's license for a period that exceeds the duration of an applicant's lawful immigration status in the United States. The director may establish procedures to verify the Missouri residency or United States naturalization or lawful immigration status and Missouri residency of the applicant and establish the duration of any driver's license issued under this section. An application for a license shall be made upon an approved form furnished by the director. Every application shall state the full name, Social Security number, age, height, weight, color of eyes, sex, residence, mailing address of the applicant, and the classification for which the applicant has been licensed, and, if so, when and by what state, and whether or not such license has ever been suspended, revoked, or disqualified, and, if revoked, suspended or disqualified, the date and reason for such suspension, revocation or disqualification and whether the applicant is making a one dollar donation to promote an organ donation program as prescribed in subsection 2, to promote a blindness education, screening and treatment program as prescribed in subsection 3, or the Missouri Medal of Honor recipients fund prescribed in subsection 4 of this section. A driver's license, nondriver's license, or instruction permit issued under this chapter shall contain the applicant's legal name as it appears on a birth certificate or as legally changed through marriage or court order. No name change by common usage based on common law shall be permitted. The application shall also contain such information as the director may require to enable the director to determine the applicant's qualification for driving a motor vehicle; and shall state whether or not the applicant has been convicted in this or any other state for violating the laws of this or any other state or any ordinance of any municipality, relating to driving without a license, careless driving, or driving while intoxicated, or failing to stop after an accident and disclosing the applicant's identity, or driving a motor vehicle without the owner's consent. The application shall contain a certification by the applicant as to the truth of the facts stated therein. Every person who applies for a license to operate a motor vehicle who is less than twenty-one years of age shall be provided with educational materials relating to the hazards of driving while intoxicated, including information on penalties imposed by law for violation of the intoxication-related offenses of the state. Beginning January 1, 2001, if the applicant is less than eighteen years of age, the applicant must comply with all requirements for the issuance of an intermediate driver's license pursuant to section 302.178. For persons mobilized and deployed with the United States Armed Forces, an application under this subsection shall be considered satisfactory by the department of revenue if it is signed by a person who holds general power of attorney executed by the person deployed, provided the applicant meets all other requirements set by the director.
- 2. An applicant for a license may make a donation of one dollar to promote an organ donor program. The director of revenue shall collect the donations and deposit all such donations in the state treasury to the credit of the organ donor program fund established in sections 194.297 to 194.304. Moneys in the organ donor program fund shall be used solely for the purposes established in sections 194.297 to 194.304 except that the department of revenue shall retain no more than one percent for its administrative costs. The donation prescribed in this subsection is voluntary and may be refused by the applicant for the license at the time of issuance or renewal of the license. The director shall make available an informational booklet or other informational sources on the importance of organ and tissue donations to applicants for licensure as designed by the organ donation advisory committee established in sections 194.297 to 194.304. The director shall inquire of each applicant at the time the licensee presents the completed application to the director whether the applicant is interested in making the one dollar donation prescribed in this subsection and whether the applicant is interested in inclusion in the organ donor registry and shall also specifically inform the licensee of the ability to consent to organ donation by placing a donor symbol sticker authorized and issued by the department of health and senior services on the back of his or her driver's license or identification card as prescribed by subdivision (1) of subsection 1 of section 194.225. A symbol may be placed on the front of the license or identification card indicating the applicant's desire to be listed in the registry at

the applicant's request at the time of his or her application for a driver's license or identification card, or the applicant may instead request an organ donor sticker from the department of health and senior services by application on the department of health and senior services' website. Upon receipt of an organ donor sticker sent by the department of health and senior services, the applicant shall place the sticker on the back of his or her driver's license or identification card to indicate that he or she has made an anatomical gift. The director shall notify the department of health and senior services of information obtained from applicants who indicate to the director that they are interested in registry participation, and the department of health and senior services shall enter the complete name, address, date of birth, race, gender and a unique personal identifier in the registry established in subsection 1 of section 194.304.

- 3. An applicant for a license may make a donation of one dollar to promote a blindness education, screening and treatment program. The director of revenue shall collect the donations and deposit all such donations in the state treasury to the credit of the blindness education, screening and treatment program fund established in section 209.015. Moneys in the blindness education, screening and treatment program fund shall be used solely for the purposes established in section 209.015; except that the department of revenue shall retain no more than one percent for its administrative costs. The donation prescribed in this subsection is voluntary and may be refused by the applicant for the license at the time of issuance or renewal of the license. The director shall inquire of each applicant at the time the licensee presents the completed application to the director whether the applicant is interested in making the one dollar donation prescribed in this subsection.
- 4. An applicant for registration may make a donation of one dollar to the Missouri Medal of Honor recipients fund. The director of revenue shall collect the donations and deposit all such donations in the state treasury to the credit of the Missouri Medal of Honor recipients fund as established in Section 1 of this Act. Moneys in the Medal of Honor recipients fund shall be used solely for the purposes established in Section 1 of this Act, except that the department of revenue shall retain no more than one percent for its administrative costs. The donation prescribed in this subsection is voluntary and may be refused by the applicant for registration at the time of issuance or renewal. The director shall inquire of each applicant at the time the applicant presents the completed application to the director whether the applicant is interested in making the one dollar donation prescribed in this subsection.
- 5. Beginning July 1, 2005, the director shall deny the driving privilege of any person who commits fraud or deception during the examination process or who makes application for an instruction permit, driver's license, or nondriver's license which contains or is substantiated with false or fraudulent information or documentation, or who knowingly conceals a material fact or otherwise commits a fraud in any such application. The period of denial shall be one year from the effective date of the denial notice sent by the director. The denial shall become effective ten days after the date the denial notice is mailed to the person. The notice shall be mailed to the person at the last known address shown on the person's driving record. The notice shall be deemed received three days after mailing unless returned by the postal authorities. No such individual shall reapply for a driver's examination, instruction permit, driver's license, or nondriver's license until the period of denial is completed. No individual who is denied the driving privilege under this section shall be eligible for a limited driving privilege issued under section 302.309.
 - [5-] 6. All appeals of denials under this section shall be made as required by section 302.311.
- [6:] 7. The period of limitation for criminal prosecution under this section shall be extended under subdivision (1) of subsection 3 of section 556.036.
- [7.] **8.** The director may promulgate rules and regulations necessary to administer and enforce this section. No rule or portion of a rule promulgated pursuant to the authority of this section shall become effective unless it has been promulgated pursuant to chapter 536.
- [8-] 9. Notwithstanding any provision of this chapter that requires an applicant to provide proof of Missouri residency for renewal of a noncommercial driver's license, noncommercial instruction permit, or nondriver's license, an applicant who is sixty-five years and older and who was previously issued a Missouri noncommercial driver's license, noncommercial instruction permit, or Missouri nondriver's license is exempt from showing proof of Missouri residency.
- [9-] 10. Notwithstanding any provision of this chapter, for the renewal of a noncommercial driver's license, noncommercial instruction permit, or nondriver's license, a photocopy of an applicant's United States birth certificate along with another form of identification approved by the department of revenue, including, but not limited to, United States military identification or United States military discharge papers, shall constitute sufficient proof of Missouri citizenship.
- [10.] 11. Notwithstanding any other provision of this chapter, if an applicant does not meet the requirements of subsection 8 of this section and does not have the required documents to prove Missouri residency, United States naturalization, or lawful immigration status, the department may issue a one-year driver's license

renewal. This one-time renewal shall only be issued to an applicant who previously has held a Missouri noncommercial driver's license, noncommercial instruction permit, or nondriver's license for a period of fifteen years or more and who does not have the required documents to prove Missouri residency, United States naturalization, or lawful immigration status. After the expiration of the one-year period, no further renewal shall be provided without the applicant producing proof of Missouri residency, United States naturalization, or lawful immigration status.

- Section 1. 1. There is hereby created in the state treasury the "Missouri Medal of Honor Recipients Fund". The fund shall consist of moneys donated pursuant to sections 301.020, 302.171, and 143.1032. All monies shall be received by the department of revenue and either upon request or, at a minimum, on a monthly basis be transferred to the department of transportation. Unexpended balances in the fund at the end of any fiscal year shall not be transferred to the general revenue fund or any other fund, the provisions of section 33.080 to the contrary notwithstanding. Moneys in the fund shall be used to pay any renewal fee for a memorial bridge or memorial highway signs for Missouri Medal of Honor recipients, and for the maintenance and repair of all such signs whether originally paid for by private donations or by the department of transportation.
- 2. The department of revenue shall provide notification by way of memorandum, to the department of transportation informing the department of transportation of the payment transfer to the credit of the State Road fund, with the memorandum indicating the payment amount, payment date, payment account number, and the names or names of the Missouri Medal of Honor recipient or recipients for which the payment is made."; and

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

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

Representative Young offered House Amendment No. 8.

House Amendment No. 8

AMEND House Committee Substitute for Senate Bill No. 72, Page 1, Section 9.301, Line 4, by inserting after all of said section and line the following:

"9.317. The third full week of March each year shall be known as "Victims of Coronavirus Memorial Week" in Missouri. The citizens of this state are encouraged to participate in appropriate events and activities to acknowledge our collective losses during the COVID-19 pandemic by honoring the sacrifices of our first responders, those who died, those who lost loved ones, those who lost employment or a business, and all who were negatively impacted during the pandemic."; and

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

Representative Mosley offered House Amendment No. 1 to House Amendment No. 8.

House Amendment No. 1 to House Amendment No. 8

AMEND House Amendment No. 8 to House Committee Substitute for Senate Bill No. 72, Page 1, Lines 1-2, by deleting all of said lines and inserting in lieu thereof the following:

"AMEND House Committee Substitute for Senate Bill No. 72, Page 1, Section A, Line 2, by inserting the following after all of said section and line:

"9,236. The third full week in September of each year shall be known and designated as "Sickle Cell Awareness Week". Sickle cell disease is a genetic disease in which a person's body produces abnormally shaped red blood cells that resemble a crescent and that do not last as long as normal round red blood cells, which leads to anemia. It is recommended to the people of the state that the week be appropriately observed through activities that will increase awareness of sickle cell disease and efforts to improve treatment options for patients."; and

Further amend said bill and page, Section 9.301, Line 4, by inserting after all of said section and line the following;"; and

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

On motion of Representative Mosley, **House Amendment No. 1 to House Amendment No. 8** was adopted.

On motion of Representative Young, **House Amendment No. 8**, as amended, was adopted.

Representative Cook offered House Amendment No. 9.

House Amendment No. 9

AMEND House Committee Substitute for Senate Bill No. 72, Page 1, Section 10.240, Line 2, by inserting after said section and line the following:

"Section 1. The fourth Saturday in July is hereby designated "National Day of the Cowboy" in Missouri. Citizens of the state are encourage to participate in appropriate events and activities that celebrate the influence of cowboys on American culture."; and

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

Representative Schroer offered House Amendment No. 1 to House Amendment No. 9.

House Amendment No. 1 to House Amendment No. 9

AMEND House Amendment No. 9 to House Committee Substitute for Senate Bill No. 72, Page 1, Line 6, by deleting all of said line and inserting the following:

"that celebrate the influence of cowboys on American culture.

Section 2. That portion of Interstate 64 between Jefferson Street and 11th Street located in the City of Saint Louis shall be designated as "Bobby Plager Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations."; and"; and

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

On motion of Representative Schroer, **House Amendment No. 1 to House Amendment No. 9** was adopted.

Representative Trent offered House Amendment No. 2 to House Amendment No. 9.

House Amendment No. 2 to House Amendment No. 9

AMEND House Amendment No. 9 to House Committee Substitute for Senate Bill No. 72, Page 1, Line 1, by inserting after "Bill No. 72," the following:

"Page 1, Section 9.301, Line 4, by inserting after all of said line the following:

"9.328. The month of November is hereby designated as "National American History and Founders Month" in Missouri. Citizens of this state are encouraged to participate in appropriate educational events and activities about the United States Constitution and the founding of our nation."; and

Further amend said bill,"; and

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

On motion of Representative Trent, **House Amendment No. 2 to House Amendment No. 9** was adopted.

Representative Proudie offered House Amendment No. 3 to House Amendment No. 9.

House Amendment No. 3 to House Amendment No. 9

AMEND House Amendment No. 9 to House Committee Substitute for Senate Bill No. 72, Page 1, Line 6, by deleting said line and inserting in lieu thereof the following:

"that celebrate the influence of cowboys on American culture.

Section 2. (1) The month of May of each year is hereby designated as "Lupus Awareness Month" in Missouri.

- (2) The tenth of May of each year is hereby designated as "Lupus Awareness Day" in Missouri.
- (3) Citizens of the state are encouraged to participate in activities that raise awareness about the diagnosis and treatment of lupus and its impact on lives of individuals living with lupus."; and"; and

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

On motion of Representative Proudie, **House Amendment No. 3 to House Amendment No. 9** was adopted.

Representative Phifer offered House Amendment No. 4 to House Amendment No. 9.

House Amendment No. 4 to House Amendment No. 9

AMEND House Committee Substitute for Senate Bill No. 72, Page 1, Section 10.240, Line 2, by inserting after all of said section and line the following:

"Section 1. The twelfth of January each year is hereby designate as "George Washington Carver Day" in Missouri. Citizens of the state are encouraged to participate in activities to recognize the life of this esteemed Missourian, without whom many children would not have a chance to grow up."; and

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

House Amendment No. 4 to House Amendment No. 9 was withdrawn.

On motion of Representative Cook, **House Amendment No. 9**, as amended, was adopted.

Representative Phifer offered House Amendment No. 10.

House Amendment No. 10

AMEND House Committee Substitute for Senate Bill No. 72, Page 1, Section 10.240, Line 2, by inserting after all of said section and line the following:

"Section 1. The twelfth of January each year is hereby designate as "George Washington Carver Day" in Missouri. Citizens of the state are encouraged to participate in activities to recognize the life of this esteemed Missourian, without whom many children would not have a chance to grow up."; and

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

On motion of Representative Phifer, House Amendment No. 10 was adopted.

Representative McGirl offered House Amendment No. 11.

House Amendment No. 11

AMEND House Committee Substitute for Senate Bill No. 72, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"9.169. August thirty-first each year shall be known as "Random Acts of Kindness Day" in Missouri to mark the beginning of suicide prevention awareness month in September. The citizens of this state are encouraged to celebrate this day by engaging in random acts of kindness toward their fellow citizens and remembering that one small act of kindness has the power to change the course of a person's life and the potential to impact countless lives as random acts of kindness are paid forward."; and

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

Representative Bosley offered House Amendment No. 1 to House Amendment No. 11.

House Amendment No. 1 to House Amendment No. 11

AMEND House Amendment No. 11 to House Committee Substitute for Senate Bill No. 72, Page 1, Line 9, by inserting after all of said line the following:

"Further amend said bill, Page 1, Section 10.240, Line 2, by inserting after all of said line the following:

"Section 1. April 11 through April 17 of each year is hereby designated as "Black Maternal Health Week". The citizens of this state are encouraged to engage in appropriate events and activities to commemorate black maternal health.

Section 2. The month of April of each year is hereby designated as "Minority Health Month". The citizens of this state are encouraged to engage in appropriate events and activities to commemorate minority health month."; and"; and

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

On motion of Representative Bosley, **House Amendment No. 1 to House Amendment No. 11** was adopted.

Representative Sauls offered House Amendment No. 2 to House Amendment No. 11.

House Amendment No. 2 to House Amendment No. 11

AMEND House Amendment No. 11 to House Committee Substitute for Senate Bill No. 72, Page 1, Line 9, by inserting after said line the following:

"Further amend said bill and page, Section 10.240, Line 2, by inserting after said section and line the following:

"Section 1. September fifteenth through October fifteenth each year shall be known as "Hispanic Heritage Month" in Missouri."; and"; and

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

On motion of Representative Sauls, **House Amendment No. 2 to House Amendment No. 11** was adopted.

On motion of Representative McGirl, **House Amendment No. 11, as amended**, was adopted.

Representative Davis offered House Amendment No. 12.

House Amendment No. 12

AMEND House Committee Substitute for Senate Bill No. 72, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"9.052. The first Friday in May each year is hereby designated as "Law Enforcement Appreciation Day" in the state of Missouri. The citizens of this state are encouraged to observe the day with appropriate activities and events to recognize and support the brave men and women who undertake the difficult and sometimes unattainable pledge to protect and serve the public."; and

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

Representative Schwadron offered House Amendment No. 1 to House Amendment No. 12.

House Amendment No. 1 to House Amendment No. 12

AMEND House Amendment No. 12 to House Committee Substitute for Senate Bill No. 72, Page 1, Line 7, by inserting after all of said line the following:

"Further amend said bill and page, Section 10.240, Line 2, by inserting after all of said section and line the following:

"Section 1. The sixteenth of April 2022 is hereby designated as "David L. Baker Day" in Missouri."; and "; and

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

Representative Kelly (141) moved the previous question.

Which motion was adopted by the following vote:

AYES: 095

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Christofanelli	Coleman 32	Coleman 97	Cook	Copeland
Davidson	Davis	Deaton	DeGroot	Derges
Dinkins	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Griesheimer
Griffith	Haden	Haffner	Haley	Hannegan
Hardwick	Hicks	Hill	Houx	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Lovasco	Mayhew	McGirl	Owen
Patterson	Perkins	Pike	Plocher	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rone	Ruth	Sander
Sassmann	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Trent	Van Schoiack	Veit	Wallingford
Walsh 50	West	Wiemann	Wright	Mr. Speaker
NOES: 048				
Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Doll	Ellebracht	Fogle
Gray	Gunby	Ingle	Johnson	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Proudie	Quade	Rogers
Rowland	Sauls	Sharp 36	Smith 45	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 019

CuppsDoganGrierHendersonHovisKiddMcDanielMcGaughMorseMurphyO'DonnellPietzmanPollitt 52Pollock 123Price IV

Roden Schnelting Schroer Toalson Reisch

VACANCIES: 001

On motion of Representative Schwadron, **House Amendment No. 1 to House Amendment No. 12** was adopted.

HCS SB 72, as amended, with House Amendment No. 12, as amended, pending, was laid over.

Speaker Vescovo assumed the Chair.

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 **HCS HB 349**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on HCS SS#2 SB 26, as amended.

Senators: Eigel, Hoskins, Brattin, Williams, Roberts

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on HCS SS SCS SBs 53 & 60, as amended.

Senators: Luetkemeyer, Onder, White, Rizzo, Williams

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SB 226**, as amended.

Senators: Koenig, O'Laughlin, Eigel, Arthur, Roberts

Representative Taylor (139) resumed the Chair.

THIRD READING OF SENATE BILLS - INFORMAL

HCS SB 72, as amended, with House Amendment No. 12, as amended, pending, relating to state designations, was again taken up by Representative Smith (155).

Representative Windham offered **House Amendment No. 2 to House Amendment No. 12**.

House Amendment No. 2 to House Amendment No. 12

AMEND House Amendment No. 12 to House Committee Substitute for Senate Bill No. 72, Page 1, Line 7, by inserting after all of said line the following:

"Further amend said bill and page, Section 9.301, Line 4, by inserting after all of said section and line the following:

"9.306. May first of each year is hereby designated as "Walthall Moore Day" in Missouri. Citizens of this state are encouraged to engage in appropriate events and activities to honor the life and work of the first African American to serve in the Missouri general assembly."; and"; and

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

On motion of Representative Windham, **House Amendment No. 2 to House Amendment No. 12** was adopted.

On motion of Representative Davis, **House Amendment No. 12, as amended**, was adopted.

Representative Unsicker offered House Amendment No. 13.

House Amendment No. 13

AMEND House Committee Substitute for Senate Bill No. 72, Page 1, Section 10.240, Line 2, by inserting after all of said line and section the following:

"Section 1. May seventeenth of each year shall be designated "State Worker Day" in Missouri to recognize the hard work done by state employees."; and

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

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 090

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Christofanelli	Coleman 32	Coleman 97	Cook	Copeland
Davidson	Davis	Deaton	DeGroot	Derges
Dinkins	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Griesheimer	Griffith
Haden	Haffner	Haley	Hannegan	Hardwick
Hill	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Lewis 6	Lovasco	Mayhew	McGirl

Murphy	O'Donnell	Owen	Patterson	Pike
Plocher	Porter	Pouche	Railsback	Reedy
Riggs	Riley	Roberts	Rone	Ruth
Sander	Sassmann	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Trent	Van Schoiack	Veit	Wallingford
Walsh 50	West	Wiemann	Wright	Mr. Speaker
NOES: 045				
Adams	Aldridge	Anderson	Appelbaum	Aune
Baringer	Barnes	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Doll	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Lewis 25	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Phifer
Proudie	Quade	Rogers	Rowland	Sauls
Sharp 36	Smith 45	Smith 67	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young
PRESENT: 000				
ABSENT WITH LEAV	E: 027			
Bangert	Cupps	Dogan	Gregory 96	Grier
Henderson	Hicks	Houx	Hovis	Kidd
Knight	McDaniel	McGaugh	Morse	Perkins
Person	Pietzman	Pollitt 52	Pollock 123	Price IV
Richey	Roden	Schnelting	Schroer	Smith 163
Stevens 46	Toalson Reisch			

VACANCIES: 001

Representative Unsicker moved that **House Amendment No. 13** be adopted.

Which motion was defeated.

Representative Clemens offered House Amendment No. 14.

House Amendment No. 14

AMEND House Committee Substitute for Senate Bill No. 72, Page 1, Section A, Line 2, by inserting after all of said line the following:

"9.280. July second of each year shall be known and designated as "Mormon War Remembrance Day" in honor and recognition of the ten thousand members of the Mormon church who were subjected to injustice and undue suffering through executive order 44 by Governor Lilburn Boggs and the Mormon War in 1838."; and

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

Representative Collins offered House Amendment No. 1 to House Amendment No. 14.

House Amendment No. 1 to House Amendment No. 14

AMEND House Amendment No. 14 to House Committee Substitute for Senate Bill No. 72, Page 1, Line 7, by inserting after said line the following:

"Further amend said bill and page, Section 10.240, Line 2, by inserting after all of said section and line the following:

"Section 1. The month of August each year is hereby designated as "Homelessness Awareness Month" in Missouri. Citizens of the state are encouraged to engage in appropriate events and activities with organizations that work to end homelessness to spread awareness about homelessness."; and"; and

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

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 084				
Andrews	Atchison	Bailey	Basye	Billington
Black 137	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Davis	DeGroot
Derges	Dinkins	Eggleston	Evans	Fishel
Fitzwater	Francis	Griesheimer	Griffith	Haden
Haffner	Haley	Hannegan	Hardwick	Hill
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Kidd	Lewis 6	Lovasco	Mayhew	McGirl
Murphy	O'Donnell	Owen	Patterson	Perkins
Pike	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Ruth
Sander	Sassmann	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Trent	Van Schoiack	Veit	Wallingford
Walsh 50	West	Wiemann	Wright	
NOES: 040				
Adams	Anderson	Appelbaum	Aune	Baringer
Barnes	Bosley	Brown 27	Burnett	Butz
Clemens	Collins	Doll	Ellebracht	Fogle
Gray	Gunby	Ingle	Johnson	Lewis 25
Mackey	Merideth	Mosley	Nurrenbern	Person
Phifer	Quade	Rogers	Rowland	Sauls
Sharp 36	Smith 45	Smith 67	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young
PRESENT: 000				
ABSENT WITH LEAV	/E: 038			
Aldridge	Baker	Bangert	Black 7	Bland Manlove
Brown 70	Burton	Cupps	Davidson	Deaton
Dogan	Falkner	Gregory 51	Gregory 96	Grier

Henderson	Hicks	Houx	Hovis	Knight
McCreery	McDaniel	McGaugh	Morse	Pietzman
Plocher	Pollitt 52	Pollock 123	Price IV	Proudie
Roden	Rone	Schnelting	Schroer	Smith 163
Stevens 46	Toalson Reisch	Mr. Speaker		

VACANCIES: 001

On motion of Representative Collins, **House Amendment No. 1 to House Amendment No. 14** was adopted.

On motion of Representative Clemens, **House Amendment No. 14**, **as amended**, was adopted.

Representative Mackey offered House Amendment No. 15.

House Amendment No. 15

AMEND House Committee Substitute for Senate Bill No. 72, Page 1, Section 9.301, Line 4, by inserting after all of said line the following:

"10.235. The corn dog is selected for and shall be known as the official food of the Missouri State Fair."; and

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

Representative Mackey moved that **House Amendment No. 15** be adopted.

Which motion was defeated.

Representative Gunby offered House Amendment No. 16.

House Amendment No. 16

AMEND House Committee Substitute for Senate Bill No. 72, Page 1, Section 10.240, Line 2, by inserting after all of said section and line the following:

"Section 1. The thirteenth of January each year is hereby designated as "Walter Cronkite Day" in Missouri. The citizens of the state are encouraged to participate in activities to recognize the life and accomplishments of this broadcast journalist."; and

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

Representative Gunby moved that **House Amendment No. 16** be adopted.

Which motion was defeated.

Representative Billington offered House Amendment No. 17.

House Amendment No. 17

AMEND House Committee Substitute for Senate Bill No. 72, Page 1, Section 9.301, Line 4, by inserting after all of said section and line the following:

"9.319. January twelfth each year is hereby designated as "Rush Limbaugh Day" in Missouri. Citizens of this state are encouraged to celebrate the day by participating in appropriate events and activities to remember the life of the famous Missourian and groundbreaking radio host."; and

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

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES:	$\Omega\Omega A$
AILS:	074

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Davidson
Davis	Deaton	DeGroot	Derges	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Gregory 96	Griesheimer	Griffith	Haden
Haffner	Haley	Hannegan	Hardwick	Henderson
Hicks	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Lewis 6	Lovasco	Mayhew
McGaugh	McGirl	Murphy	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rone	Ruth
Sander	Sassmann	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Trent	Van Schoiack	Veit	Wallingford
Walsh 50	West	Wiemann	Wright	
NOES: 038				
NOES. 036				
Adams	Aldridge	Anderson	Appelbaum	Aune
Baringer	Barnes	Bland Manlove	Bosley	Brown 27
Burnett	Butz	Collins	Doll	Fogle
Gray	Gunby	Ingle	Lewis 25	Mackey
McCreery	Merideth	Nurrenbern	Person	Proudie
Quade	Rogers	Rowland	Sauls	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Walsh Moore 93
Weber	Windham	Young		
PRESENT: 000				

ABSENT WITH LEAVE: 030

BaileyBangertBrown 70BurtonClemensCuppsEllebrachtFrancisGregory 51GrierHillHouxHovisJohnsonKnight

McDaniel	Morse	Mosley	Phifer	Pietzman
Pollitt 52	Pollock 123	Price IV	Schnelting	Schroer
Sharp 36	Smith 155	Toalson Reisch	Unsicker	Mr. Speaker

VACANCIES: 001

On motion of Representative Billington, **House Amendment No. 17** was adopted by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

	A'	YΕ	S:	09	4
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Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Davis
Deaton	DeGroot	Derges	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 96	Griesheimer	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Hill	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Lewis 6	Mayhew	McGaugh	McGirl
Murphy	O'Donnell	Owen	Patterson	Perkins
Pike	Plocher	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Roberts
Roden	Rone	Ruth	Sander	Sassmann
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Trent	Van Schoiack	Veit	Wallingford	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 049

Adams Aldridge Anderson Appelbaum Aune Bangert Baringer Barnes Bland Manlove Bosley Brown 27 Brown 70 Burnett Burton Butz Collins Doll Ellebracht Fogle Clemens Gunby Ingle Gray Johnson Lewis 25 Merideth Mackey McCreery Mosley Nurrenbern Person Phifer Proudie Quade Riley Rogers Rowland Sauls Sharp 36 Smith 45 Smith 67 Stevens 46 Terry Turnbaugh Unsicker Walsh Moore 93 Weber Windham Young

PRESENT: 002

Hannegan Lovasco

ABSENT WITH LEAVE: 017

Black 137CuppsDavidsonGregory 51GrierHouxHovisKiddKnightMcDanielMorsePietzmanPollitt 52Price IVSchnelting

Schroer Toalson Reisch

VACANCIES: 001

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Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

$\Delta \lambda$	ES:	097
Δ	டம்.	021

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Christofanelli	Coleman 32	Coleman 97	Cook	Copeland
Davis	Deaton	DeGroot	Derges	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 96	Griesheimer	Griffith
Haden	Haffner	Haley	Hannegan	Hardwick
Henderson	Hicks	Hill	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Kidd	Lewis 6
Lovasco	Mayhew	McGaugh	McGirl	Murphy
O'Donnell	Owen	Patterson	Perkins	Pike
Plocher	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Ruth	Sander	Sassmann	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Trent	Van Schoiack
Veit	Wallingford	Walsh 50	West	Wiemann
Wright	Mr. Speaker			
NOES: 044				
Adams	Anderson	Annalhaum	Rangart	Baringer

Adams	Anderson	Appelbaum	Bangert	Baringer
Barnes	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Doll	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Phifer
Proudie	Quade	Rogers	Rowland	Sauls
Sharp 36	Smith 45	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Young	

PRESENT: 001

Windham

ABSENT WITH LEAVE: 020

Aldridge	Aune	Cupps	Davidson	Gregory 51
Grier	Houx	Hovis	Knight	McDaniel
Morse	Pietzman	Pollitt 52	Price IV	Rone
Schnelting	Schroer	Smith 67	Thompson	Toalson Reisch

VACANCIES: 001

On motion of Representative Smith (155), HCS SB 72, as amended, was adopted.

On motion of Representative Smith (155), HCS SB 72, as amended, was read the third time and passed by the following vote:

AYES: 096

Andrews	Appelbaum	Atchison	Bailey	Baker
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Buchheit-Courtway	Burger	Busick
Chipman	Christofanelli	Coleman 32	Coleman 97	Collins
Cook	Copeland	Davis	Deaton	DeGroot
Derges	Dogan	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 96
Griesheimer	Griffith	Haffner	Haley	Hannegan
Hardwick	Henderson	Hicks	Hill	Hudson
Hurlbert	Kalberloh	Kelly 141	Kidd	Lovasco
Mayhew	McCreery	McGaugh	McGirl	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rone
Ruth	Sander	Sassmann	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Trent	Van Schoiack
Wallingford	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 031

Anderson	Aune	Barnes	Brown 27	Burnett
Burton	Butz	Clemens	Doll	Fogle
Gray	Johnson	Kelley 127	Lewis 25	Lewis 6
Mackey	Merideth	Murphy	Nurrenbern	Person
Proudie	Quade	Rogers	Rowland	Smith 45
Smith 67	Stevens 46	Terry	Walsh Moore 93	Weber
Windham				

PRESENT: 015

Adams	Aldridge	Bangert	Baringer	Bland Manlove
Bosley	Brown 70	Gregory 51	Ingle	Mosley
Sauls	Sharp 36	Turnbaugh	Unsicker	Young

ABSENT WITH LEAVE: 020

Cupps	Davidson	Dinkins	Grier	Gunby
Haden	Houx	Hovis	Knight	McDaniel
Morse	Phifer	Pietzman	Pollitt 52	Pollock 123
Price IV	Schnelting	Schroer	Toalson Reisch	Veit

VACANCIES: 001

Representative Taylor (139) declared the bill passed.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 098

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman

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Christofanelli	Coleman 32	Coleman 97	Cook	Copeland
Davis	Deaton	DeGroot	Derges	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Griesheimer
Griffith	Haden	Haffner	Haley	Hannegan
Hardwick	Henderson	Hicks	Hill	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Lewis 6	Lovasco	Mayhew	McGaugh	McGirl
O'Donnell	Owen	Patterson	Perkins	Pike
Plocher	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rone	Ruth	Sander	Sassmann	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Trent
Van Schoiack	Veit	Wallingford	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 045

Adams Aldridge Anderson Appelbaum Aune Bangert Baringer Bland Manlove Bosley Brown 27 Brown 70 Burnett Burton Butz Clemens Collins Doll Ellebracht Gunby Fogle Johnson Lewis 25 Ingle Mackey McCreery Merideth Mosley Nurrenbern Phifer Person Proudie Quade Rogers Rowland Sauls Sharp 36 Smith 45 Stevens 46 Terry Turnbaugh Walsh Moore 93 Weber Windham Unsicker Young

PRESENT: 000

ABSENT WITH LEAVE: 019

Davidson Grier Barnes Cupps Gray Houx Hovis Knight McDaniel Morse Murphy Pietzman Pollitt 52 Pollock 123 Price IV Schnelting Schroer Smith 67 Toalson Reisch

VACANCIES: 001

The emergency clause was defeated by the following vote:

AYES: 035

Adams	Aldridge	Anderson	Appelbaum	Atchison
Bailey	Bangert	Baringer	Barnes	Black 137
Bland Manlove	Brown 27	Brown 70	Burnett	Clemens
Davis	Dogan	Gunby	Haley	Ingle
Lewis 25	McCreery	Nurrenbern	Owen	Phifer
Reedy	Roden	Rowland	Sauls	Schroer
Shields	Stephens 128	Unsicker	Walsh Moore 93	Wright

NOES: 102

Andrews	Baker	Basye	Billington	Black 7
Boggs	Bosley	Bromley	Brown 16	Buchheit-Courtway
Burger	Burton	Busick	Butz	Chipman
Christofanelli	Coleman 32	Coleman 97	Collins	Cook
Copeland	Deaton	DeGroot	Derges	Dinkins

Doll	Eggleston	Ellebracht	Evans	Falkner	
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96	
Griesheimer	Griffith	Haden	Haffner	Hannegan	
Hardwick	Henderson	Hicks	Hill	Hudson	
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd	
Lewis 6	Lovasco	Mayhew	McGaugh	McGirl	
Merideth	Murphy	O'Donnell	Patterson	Perkins	
Person	Pike	Plocher	Pollock 123	Porter	
Pouche	Proudie	Railsback	Richey	Riggs	
Riley	Roberts	Rogers	Rone	Ruth	
Sander	Sassmann	Schwadron	Seitz	Sharpe 4	
Shaul	Simmons	Smith 155	Smith 163	Smith 45	
Stacy	Stevens 46	Tate	Taylor 139	Taylor 48	
Thomas	Thompson	Trent	Van Schoiack	Veit	
Wallingford	Walsh 50	Weber	West	Wiemann	
Windham	Mr. Speaker				
PRESENT: 008					
Fogle	Johnson	Mackey	Mosley	Quade	
Sharp 36	Terry	Young			
ABSENT WITH LEAVE: 017					
Aune	Cupps	Davidson	Gray	Grier	
Houx	Hovis	Knight	McDaniel	Morse	
Pietzman	Pollitt 52	Price IV	Schnelting	Smith 67	
Toalson Reisch	Turnbaugh				

VACANCIES: 001

BILLS IN CONFERENCE

SS#2 SCS HCS HB 271, as amended, relating to local government, was taken up by Representative Wiemann.

Representative Wiemann moved that the House conferees be allowed to exceed the differences on SS#2 SCS HCS HB 271, as amended, in Section 386.800 and Section 394.020.

Which motion was adopted.

Speaker Vescovo resumed the chair.

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committee to act with a like committee from the Senate on the following bill:

HCS SS SCS SBs 53 & 60, as amended: Representatives Roberts, Evans, Hill, Ellebracht, and Sauls

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HBs 1141 & 1067, as amended, with House Amendment No. 1 to House Amendment No. 3 and House Amendment No. 3, pending, HCS HBs 1222 & 1342, HB 1349, HB 1363, HCS HB 1139, HB 36, HB 61, HCS HB 86, HCS HB 245, HB 308, HCS HB 323, HCS HBs 359 & 634, HB 390, HB 396, HCS HB 673, HCS HB 754, HCS HB 755, HCS HB 760, HB 769, HB 851, HCS HB 925, HB 931, HB 996, HB 1156, HB 1162, HB 1178, HB 1345, HB 920, HCS HB 1095, HB 143, HB 161, HCS HB 214, HCS HB 229, HB 318, HB 469, HCS HB 555, HCS HB 1016, HB 1200, HCS HB 577, HB 92, and HB 491 were placed back on the House Bills for Perfection Calendar.

COMMITTEE REPORTS

Committee on Emerging Issues, Chairman Griesheimer reporting:

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **SB 38**, 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)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Aune, Fitzwater, Fogle, Gregory (51), Griesheimer, Haffner, Hicks, McCreery, Mosley, Sauls and Taylor (139)

Noes (0)

Absent (3): Cupps, Patterson and Richey

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **SCS SB 40**, 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)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Fitzwater, Gregory (51), Griesheimer, Haffner, Hicks, Mosley and Taylor (139)

Noes (4): Aune, Fogle, McCreery and Sauls

Absent (3): Cupps, Patterson and Richey

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **SS SB 46**, 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)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Fitzwater, Gregory (51), Griesheimer, Haffner, Hicks, Sauls and Taylor (139)

Noes (4): Aune, Fogle, McCreery and Mosley

Absent (3): Cupps, Patterson and Richey

Committee on General Laws, Chairman Trent reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **SCR 4**, 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): Boggs, Brown (16), Davidson, Hurlbert, Pollitt (52), Riley, Ruth, Schwadron and Trent

Noes (2): Merideth and Weber

Absent (5): Ingle, Rogers, Schnelting, Schroer and Sharp (36)

Mr. Speaker: Your Committee on General Laws, to which was referred **SB 128**, 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 (12): Boggs, Brown (16), Davidson, Hurlbert, Pollitt (52), Riley, Rogers, Ruth, Schwadron, Sharp (36), Trent and Weber

Noes (0)

Absent (4): Ingle, Merideth, Schnelting and Schroer

Mr. Speaker: Your Committee on General Laws, to which was referred **SB 231**, 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 (9): Boggs, Brown (16), Davidson, Hurlbert, Pollitt (52), Riley, Ruth, Schwadron and Trent

Noes (2): Merideth and Weber

Absent (5): Ingle, Rogers, Schnelting, Schroer and Sharp (36)

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SS SCS SB 57**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bosley, Dogan, Eggleston, Fitzwater, Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Ruth

Noes (0)

Absent (3): Cupps, McDaniel and Phifer

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred HCS SS#2 SCS SB 202, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Dogan, Eggleston, Fitzwater, Gregory (96), Hudson, McGaugh, Patterson and Ruth

Noes (3): Bosley, Ingle and Mackey

Absent (3): Cupps, McDaniel and Phifer

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred SCS SB 272, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bosley, Dogan, Eggleston, Fitzwater, Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Ruth

Absent (3): Cupps, McDaniel and Phifer

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 377**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bosley, Dogan, Eggleston, Fitzwater, Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Ruth

Noes (0)

Absent (3): Cupps, McDaniel and Phifer

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred HCS SCS SB 457, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bosley, Dogan, Eggleston, Fitzwater, Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Ruth

Noes (0)

Absent (3): Cupps, McDaniel and Phifer

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SCR 16**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bailey, Basye, Christofanelli, Haffner, Hill, Kelly (141) and Rogers

Noes (2): Aune and Proudie

Absent (2): Griesheimer and Richey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SB 29**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Bailey, Basye, Christofanelli, Haffner, Hill, Kelly (141), Proudie and Rogers

Noes (0)

Absent (2): Griesheimer and Richey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SB 78**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Bailey, Basye, Christofanelli, Haffner, Hill, Kelly (141), Proudie and Rogers

Noes (0)

Absent (2): Griesheimer and Richey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SS SB 212**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Bailey, Basye, Christofanelli, Haffner, Hill and Kelly (141)

Noes (2): Aune and Rogers

Present (1): Proudie

Absent (2): Griesheimer and Richey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SS SB 283**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Bailey, Basye, Christofanelli, Haffner, Hill, Kelly (141), Proudie and Rogers

Noes (0)

Absent (2): Griesheimer and Richey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SB 323**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bailey, Basye, Christofanelli, Haffner, Hill, Kelly (141) and Rogers

Noes (2): Aune and Proudie

Absent (2): Griesheimer and Richey

CONFERENCE COMMITTEE REPORT
ON
SENATE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 2

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

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- 1. That the Senate recede from its position on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2.
- 2. That the House recede from its position on House Committee Substitute for House Bill No. 2.
- 3. That the attached Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2, be truly agreed to and finally passed.

FOR THE HOUSE:

FOR THE SENATE:

/s/ Representative Cody Smith
/s/ Representative Dirk Deaton
/s/ Representative Rusty Black
Representative Ingrid Burnett
Representative Kevin Windham
/s/ Senator Dan Hegeman
/s/ Senator Lincoln Hough
/s/ Senator Bill Eigel
Senator Lauren Arthur
Senator Barbara Washington

CONFERENCE COMMITTEE REPORT
ON
SENATE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 3

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

- 1. That the Senate recede from its position on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3.
- 2. That the House recede from its position on House Committee Substitute for House Bill No. 3.
- 3. That the attached Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3, be truly agreed to and finally passed.

FOR THE HOUSE:

FOR THE SENATE:

/s/ Representative Cody Smith	/s/ Senator Dan Hegeman
/s/ Representative Dirk Deaton	/s/ Senator Lincoln Hough
/s/ Representative Rusty Black	/s/ Senator Denny Hoskins
/s/ Representative Ingrid Burnett	/s/ Senator Lauren Arthur
Representative Kevin Windham	/s/ Senator Karla May

CONFERENCE COMMITTEE REPORT
ON
SENATE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 4

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

- 1. That the Senate recede from its position on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 4.
- 2. That the House recede from its position on House Committee Substitute for House Bill No. 4.
- 3. That the attached Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 4, be truly agreed to and finally passed.

FOR THE HOUSE:

FOR THE SENATE:

/s/ Representative Cody Smith	/s/ Senator Dan Hegeman
/s/ Representative Dirk Deaton	/s/ Senator Lincoln Hough
/s/ Representative Sara Walsh	/s/ Senator Jeanie Riddle
/s/ Representative Peter Merideth	/s/ Senator Lauren Arthur
/s/ Representative Rasheen Aldridge	/s/ Senator Greg Razer

CONFERENCE COMMITTEE REPORT ON SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 5

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

- 1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 5.
- 2. That the House recede from its position on House Committee Substitute for House Bill No. 5.
- 3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 5, be truly agreed to and finally passed.

FOR THE HOUSE: FOR THE SENATE:

/s/ Representative Cody Smith	/s/ Senator Dan Hegeman
/s/ Representative Dirk Deaton	/s/ Senator Lincoln Hough
/s/ Representative Brad Hudson	/s/ Senator Denny Hoskins
/s/ Representative Ashley Bland Manlove	/s/ Senator Lauren Arthur
/s/ Representative Maggie Nurrenbern	/s/ Senator Brian Williams

CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 6

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 6, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 6.

- 2. That the House recede from its position on House Committee Substitute for House Bill No. 6.
- 3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 6, be truly agreed to and finally passed.

FOR THE HOUSE:

FOR THE SENATE:

/s/ Representative Cody Smith	/s/ Senator Dan Hegeman
/s/ Representative Dirk Deaton	/s/ Senator Lincoln Hough
/s/ Representative Scott Cupps	/s/ Senator Sandy Crawford
/s/ Representative Peter Merideth	/s/ Senator Lauren Arthur
/s/ Representative LaKeySha Bosley	/s/ Senator Barbara Washington

CONFERENCE COMMITTEE REPORT ON SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 7

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 7, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 7.
- 2. That the House recede from its position on House Committee Substitute for House Bill No. 7.
- 3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 7, be truly agreed to and finally passed.

FOR THE HOUSE:

FOR THE SENATE:

/s/ Representative Cody Smith	/s/ Senator Dan Hegeman
/s/ Representative Dirk Deaton	/s/ Senator Lincoln Hough
/s/ Representative Scott Cupps	/s/ Senator Mike Cierpiot
/s/ Representative Peter Merideth	/s/ Senator Lauren Arthur
/s/ Representative LaKeySha Bosley	/s/ Senator Barbara Washington

CONFERENCE COMMITTEE REPORT ON SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 8

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 8, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 8.
- 2. That the House recede from its position on House Committee Substitute for House Bill No. 8.
- 3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 8, be truly agreed to and finally passed.

FOR THE HOUSE:

FOR THE SENATE:

/s/ Representative Cody Smith	/s/ Senator Dan Hegeman
/s/ Representative Dirk Deaton	/s/ Senator Lincoln Hough
/s/ Representative Sara Walsh	/s/ Senator Tony Luetkemeyer
/s/ Representative Peter Merideth	/s/ Senator Lauren Arthur
/s/ Representative Rasheen Aldridge	/s/ Senator Karla May

CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 9

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 9, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 9.

- 2. That the House recede from its position on House Committee Substitute for House Bill No. 9.
- 3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 9, be truly agreed to and finally passed.

FOR THE HOUSE: FOR THE SENATE:

/s/ Representative Cody Smith	/s/ Senator Dan Hegeman
/s/ Representative Dirk Deaton	/s/ Senator Lincoln Hough
/s/ Representative Sara Walsh	/s/ Senator Karla Eslinger
/s/ Representative Peter Merideth	/s/ Senator Lauren Arthur
/s/ Representative Rasheen Aldridge	/s/ Senator Barbara Washington

CONFERENCE COMMITTEE REPORT
ON
SENATE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 10

The Conference Committee appointed on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 10, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 10.
- 2. That the House recede from its position on House Committee Substitute for House Bill No. 10.
- 3. That the attached Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 10, be truly agreed to and finally passed.

FOR THE HOUSE:

FOR THE SENATE:

/s/ Representative Cody Smith	/s/ Senator Dan Hegeman
/s/ Representative Dirk Deaton	/s/ Senator Lincoln Hough
/s/ Representative Doug Richey	/s/ Senator Denny Hoskins
/s/ Representative Betsy Fogle	/s/ Senator Lauren Arthur
/s/ Representative Sarah Unsicker	/s/ Senator Barbara Washington

CONFERENCE COMMITTEE REPORT ON SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 12

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 12, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 12.
- 2. That the House recede from its position on House Committee Substitute for House Bill No. 12.
- 3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 12, be truly agreed to and finally passed.

FOR THE HOUSE: FOR THE SENATE:

/s/ Representative Cody Smith	/s/ Senator Dan Hegeman
/s/ Representative Dirk Deaton	/s/ Senator Lincoln Hough
/s/ Representative Brad Hudson	/s/ Senator Justin Brown
/s/ Representative Peter Merideth	/s/ Senator Lauren Arthur
/s/ Representative Maggie Nurrenbern	/s/ Senator John Rizzo

CONFERENCE COMMITTEE REPORT
ON
SENATE SUBSTITUTE NO. 2
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 273

The Conference Committee appointed on Senate Substitute No. 2 for Senate Committee Substitute for House Bill No. 273, with Senate Amendment No. 1, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Substitute No. 2 for Senate Committee Substitute for House Bill No. 273, as amended;

- 2. That the House recede from its position on House Bill No. 273;
- 3. That the attached Conference Committee Substitute for Senate Substitute No. 2 for Senate Committee Substitute for House Bill No. 273, be Third Read and Finally Passed.

FOR THE HOUSE: FOR THE SENATE:

/s/ Representative Tom Hannegan	/s/ Senator Jeanie Riddle
/s/ Representative Phil Christofanelli	/s/ Senator Rick Brattin
/s/ Representative Jeff Knight	/s/ Senator Karla Eslinger
/s/ Representative Richard Brown	/s/ Senator Lauren Arthur
/s/ Representative Patty Lewis	/s/ Senator Greg Razer

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 843 - Crime Prevention HB 844 - Crime Prevention HB 1263 - Crime Prevention

REFERRAL OF SENATE CONCURRENT RESOLUTIONS

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

SCR 7 - Fiscal Review

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

HCS SS SB 44 - Fiscal Review SS SB 45 - Fiscal Review HCS SS SB 64 - Fiscal Review SCS SB 272 - Fiscal Review SS SB 317 - Judiciary

REFERRAL OF CONFERENCE COMMITTEE REPORTS

The following Conference Committee Report was referred to the Committee indicated:

CCR SS#2 SCS HB 273, as amended - Fiscal Review

RECESS

On motion of Representative Plocher, the House recessed until such time as CCR SCS HCS HB 2 through CCR SCS HCS HB 12, and CCR SCS HCS HB 15 are distributed or 10:00 p.m., whichever is earlier, and then stand adjourned until 10:00 a.m., Friday, May 7, 2021.

CONFERENCE COMMITTEE REPORT
ON
SENATE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 11

The Conference Committee appointed on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 11, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 11.
- 2. That the House recede from its position on House Committee Substitute for House Bill No. 11.
- 3. That the attached Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 11, be truly agreed to and finally passed.

FOR THE HOUSE: FOR THE SENATE:

/s/ Representative Cody Smith	/s/ Senator Dan Hegeman
/s/ Representative Dirk Deaton	/s/ Senator Lincoln Hough
/s/ Representative Doug Richey	/s/ Senator Tony Luetkemeyer
/s/ Representative Betsy Fogle	/s/ Senator Barbara Washington
/s/ Representative Sarah Unsicker	/s/ Senator Karla May

CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 15

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 15, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

- 1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 15.
- 2. That the House recede from its position on House Committee Substitute for House Bill No. 15.
- 3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 15, be truly agreed to and finally passed.

FOR THE HOUSE:

FOR THE SENATE:

/s/ Representative Cody Smith	/s/ Senator Dan Hegeman
/s/ Representative Dirk Deaton	/s/ Senator Lincoln Hough
/s/ Representative Doug Richey	/s/ Senator Sandy Crawford
/s/ Representative Peter Merideth	/s/ Senator Lauren Arthur
/s/ Representative Sarah Unsicker	/s/ Senator Brian Williams

ADJOURNMENT

Pursuant to the motion of Representative Plocher, the House adjourned until 10:00 a.m., Friday, May 7, 2021.

COMMITTEE HEARINGS

CRIME PREVENTION

Monday, May 10, 2021, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 843, HB 844, HB 1263

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

EMERGING ISSUES

Friday, May 7, 2021, 9:00 AM, House Hearing Room 7.

Executive session will be held: SS SB 327

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

FISCAL REVIEW

Friday, May 7, 2021, 9:45 AM, House Hearing Room 4.

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

JOINT COMMITTEE ON LEGISLATIVE RESEARCH

Monday, May 10, 2021, 11:30 AM, Joint Hearing Room (117).

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

Revenue bond approval.

Some portions of the meeting may be closed pursuant to Section 610.021.

LEGISLATIVE REVIEW

Friday, May 7, 2021, upon adjournment, House Hearing Room 1.

Executive session will be held: HCS SS SCS SB 289

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

RULES - ADMINISTRATIVE OVERSIGHT

Friday, May 7, 2021, 12:15 PM or upon adjournment of Rules - Legislative Oversight (whichever is later), House Hearing Room 3.

Executive session will be held: HCS SB 38, HCS SCS SB 40, HCS SS SB 46

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

Removing SB 57, SB 202, SB 272, SB 377 and SB 457.

AMENDED

RULES - LEGISLATIVE OVERSIGHT

Friday, May 7, 2021, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 3.

Executive session will be held: HCS SS SCS SB 4, SS#2 SCS SBs 51 & 42, HCS SS SB 89, SS SCS SB 126, SS#2 SCS SB 262

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

Removing SCR 16, SB 29, SB 78, SB 283, SB 323 and SB 212.

AMENDED

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

SIXTY-SEVENTH DAY, FRIDAY, MAY 7, 2021

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 26 - Falkner

HJR 47 - Bailey

HJR 13 - Coleman (32)

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

HCS HBs 1141 & 1067, as amended, HA 1 HA 3 and HA 3, pending - Shaul

HCS HBs 1222 & 1342 - Van Schoiack

HB 1349 - Porter

HB 1363 - Dogan

HCS HB 1139 - Eggleston

HB 36 - Pollock (123)

HB 61 - Schnelting

HCS HB 86 - Taylor (139)

HCS HB 245 - Porter

HB 308 - Kelley (127)

HCS HB 323 - Hill

HCS HBs 359 & 634 - Baker

HB 390 - Griffith

HB 396 - Richey

HCS HB 673 - Coleman (97)

HCS HB 754 - Christofanelli

HCS HB 755 - Christofanelli

HCS HB 760 - Roden

HB 769 - Grier

HB 851 - Walsh (50)

HCS HB 925 - Hudson

HB 931 - Schroer

HB 996 - Taylor (139)

HB 1156 - Hill

HB 1162 - Trent

HB 1178 - Riggs

HB 1345 - Cupps

HB 920 - Baker

HCS HB 1095 - Deaton

HB 143 - DeGroot

HB 161 - Hudson

HCS HB 214 - Hill

HCS HB 229 - Basye

HB 318 - DeGroot

HB 469 - Dinkins

HCS HB 555 - Eggleston

HCS HB 1016 - Griesheimer

HB 1200 - Billington

HCS HB 577 - Riley

HB 92 - Taylor (139)

HB 491 - Grier

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 688 - Murphy

HCS HB 782 - Trent

HB 316 - Toalson Reisch

HB 894 - Riggs

HS HB 513 - Smith (155)

HS HB 152 - Rone

HB 474 - Trent

HCS HB 785 - Hicks

HB 212 - Hill

HB 64 - Pike

HCS HB 108 - Bangert

HCS HB 156 - Veit

HCS HB 157 - Veit

HB 213 - Hill

HCS HB 218 - Burnett

HCS HB 301 - Haffner

HCS HB 339 - Mayhew

HB 347 - Veit

HCS HB 355 - Baker

HCS HB 385 - DeGroot

HB 511 - Lovasco

HCS HB 852 - Walsh (50)

HB 893 - Riggs

HCS HB 900 - Lovasco

HB 908 - Andrews

HCS HB 1046 - Dinkins

HCS HB 1166 - Van Schoiack

HB 708 - Trent

HB 1088 - Hovis

HCS HB 472 - Griesheimer

HB 478 - Christofanelli

HCS HB 303 - Wiemann

HCS HB 602 - Grier

HCS HB 1408 - Plocher

HB 1416 - Black (137)

HCS HB 1295 - Andrews

HCS HB 601 - Rone

HB 1032 - Busick

HB 37 - Pollock (123)

HCS HB 217 - Perkins

HB 451 - Bailey

HB 461 - Dogan

HCS HB 499 - Schroer

HCS HB 541 - Lewis (6)

HCS HB 549 - Christofanelli

HB 750 - Lovasco

HCS HB 842 - Hill

HB 771 - Andrews

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCS HCR 6 - Stevens (46)

HCR 9 - Eggleston

HCR 17 - Trent

HCR 36 - Basye

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 17 - Kidd

HOUSE BILLS FOR THIRD READING

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

HS HCS HB 441, (Fiscal Review 4/15/21) - Falkner

HCS HB 439 - Davidson

HCS HB 494 - Hurlbert

HCS HB 946 - Hill

HS HCS HB 876 - Dogan

HB 1010 - Boggs

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 652 - Stevens (46)

HCS HBs 647 & 841 - Pollitt (52)

HCS HB 32, E.C. - Walsh (50)

HB 259 - Evans

SENATE BILLS FOR THIRD READING

HCS SS SCS SB 27, (Fiscal Review 5/5/21), E.C. - Baker

SS SB 63, (Fiscal Review 5/5/21) - Smith (155)

HCS SB 9 - Fitzwater

HCS SS SB 44, (Fiscal Review 5/6/21) - Wallingford

SS SB 45, (Fiscal Review 5/6/21) - Wiemann

HCS SS SB 64, (Fiscal Review 5/6/21), E.C. - Christofanelli

HCS SB 86 - Baker

SS SB 258 - Griffith

SCS SB 272, (Fiscal Review 5/6/21) - Mosley

SENATE BILLS FOR THIRD READING - INFORMAL

SS SB 22 - Grier

HCS SS SCS SBs 153 & 97 - Eggleston

HCS SB 365, E.C. - Murphy

HS HCS SCS SB 520, (Fiscal Review 5/5/21) - Ruth

HCS SS SCS SB 43, E.C. - Kelley (127)

HCS SS SCS SB 152, E.C. - Christofanelli

HCS SS SCS SB 289, (Legislative Review 5/6/21) - Copeland

HCS SS SB 333 - Baker

HCS SCS SB 403, E.C. - Patterson

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 2, with HA 1, pending - Murphy

SCR 7, (Fiscal Review 5/6/21) - Black (7)

HOUSE BILLS WITH SENATE AMENDMENTS

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

SCS HCS HB 18 - Smith (163)

SS SCS HCS HB 19 - Smith (163)

SCS HCS HB 13 - Smith (163)

SS SCS HCS HB 697, as amended, (Fiscal Review 5/4/21) - DeGroot

BILLS IN CONFERENCE

CCR SS SCS HCS HB 2 - Smith (163)

CCR SS SCS HCS HB 3 - Smith (163)

CCR SS SCS HCS HB 4 - Smith (163)

CCR SCS HCS HB 5 - Smith (163)

CCR SCS HCS HB 6 - Smith (163)

CCR SCS HCS HB 7 - Smith (163)

CCR SCS HCS HB 8 - Smith (163)

CCR SCS HCS HB 9 - Smith (163)

CCR SS SCS HCS HB 10 - Smith (163)

CCR SS SCS HCS HB 11 - Smith (163)

CCR SCS HCS HB 12 - Smith (163)

SB 37, with HA 1, HA 2, HA 3, HA 4, HA 5, and HA 6 - Knight

CCR SCS HCS HB 15 - Smith (163)

SS#2 SCS HCS HB 271, as amended (exceeded differences), E.C. - Wiemann

CCR SS#2 SCS HB 273, as amended (Senate exceeded differences), (Fiscal Review 5/6/21) - Hannegan

HCS SB 226, as amended, E.C. - Christofanelli

HCS SS#2 SB 26, as amended, E.C. - Schroer

HCS SS SB 141, as amended - Black (137)

HCS SS SCS SBs 53 & 60, as amended, E.C. - Roberts

HOUSE BILLS TAKEN FROM COMMITTEE PER CONSTITUTION

HB 275 - Hannegan

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)

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)

HCS HB 16 - Smith (163)

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