JOURNAL OF THE HOUSE

Second Regular Session, 102nd General Assembly

FORTY-SECOND DAY, WEDNESDAY, MARCH 13, 2024

The House met pursuant to adjournment.

Speaker Plocher in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

O worship the Lord in the beauty of holiness: fear before Him, all the earth, for He shall judge the world with righteousness. (Psalm 96:9,13)

O God, judge of the world, who has preserved us as a state and has given us this good land for our heritage, grant to us, who lead the people of this State, an unfailing and unfaltering devotion to You and to the welfare of our citizens.

Give us insight to see clearly what must be done to meet the needs of our citizens: feeding the hungry, strengthening the weak, establishing justice, and building collaboration.

With this insight give us the inspiration to do it Your way until justice and righteousness shall rule our State and peace and justice shall reign in the hearts of all people.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the forty-first day was approved as printed by the following vote:

AYES: 132

Adams	Allen	Amato	Anderson	Atchison
Aune	Baker	Banderman	Bangert	Baringer
Barnes	Billington	Black	Boggs	Bonacker
Bosley	Bromley	Brown 149	Brown 16	Brown 27
Buchheit-Courtway	Butz	Byrnes	Casteel	Chappell
Christ	Christensen	Christofanelli	Coleman	Collins
Cook	Crossley	Cupps	Davidson	Davis
Deaton	Diehl	Dinkins	Doll	Falkner
Fogle	Fountain Henderson	Francis	Gallick	Gray
Gregory	Griffith	Haffner	Haley	Hardwick
Hausman	Hein	Henderson	Hicks	Hinman
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson 23	Jones	Justus	Kalberloh	Keathley
Kelley 127	Kelly 141	Knight	Lavender	Lewis 25
Lewis 6	Lovasco	Mackey	Mann	Marquart
Mayhew	McGaugh	McGirl	McMullen	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Parker	Patterson	Perkins	Peters	Phifer
Plank	Pollitt	Pouche	Quade	Reedy

Riley Richey Riggs Roberts Sander Sauls Schnelting Schulte Schwadron Sassmann Seitz Sharpe 4 Shields Smith 155 Smith 46 Sparks Stacy Steinhoff Stephens Stinnett Taylor 48 Taylor 84 Titus Strickler Terry Toalson Reisch Van Schoiack Veit Voss Waller Weber West Wilson Wright Walsh Moore

Young Mr. Speaker

NOES: 001

Merideth

PRESENT: 000

ABSENT WITH LEAVE: 029

Appelbaum Bland Manlove Brown 87 Burger Burnett Burton Busick Clemens Copeland Ealy Evans Farnan Gragg Haden Johnson 12 Matthiesen Nickson-Clark Oehlerking Lonsdale Myers Proudie Smith 163 Reuter Sharp 37 Thomas Thompson Unsicker Windham Woods

VACANCIES: 001

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HBs 1777, 2203, 2059 & 2502, relating to certain offenders, was taken up by Representative Perkins.

Representative Collins offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill Nos. 1777, 2203, 2059 & 2502, Page 9, Section 558.041, Line 4, by deleting said line and inserting in lieu thereof the following:

"[recommendation for such credit by the offender's institutional superintendent] calculation of such credit"; and

Further amend said bill, page, and section, Line 22, by deleting the words "of ninety days" and inserting in lieu thereof the following:

"between five and three hundred sixty days, as determined by the department based on the length of the program,"; and

Further amend said bill, page, and section, Lines 31-33, by deleting all of said lines and inserting in lieu thereof the following:

"(6) An offender may earn a maximum of ninety days of credit in any twelve month period."; and

Further amend said bill, page, and section, Line 36, by deleting the words "minimum eligibility-for-release date" and inserting in lieu thereof the words "entire sentence of imprisonment"; and

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

Representative Hovis 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 House Bill Nos. 1777, 2203, 2059 & 2502, Page 1, Lines 1-2, by deleting all of said lines and inserting in lieu thereof the following:

"AMEND House Committee Substitute for House Bill Nos. 1777, 2203, 2059 & 2502, Page 8, Section 492.304, Line 42, by inserting after all of said section and line the following:

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

- [4:] **5.** For the purpose of determining the minimum prison term to be served, the following calculations shall apply:
 - (1) A sentence of life shall be calculated to be thirty years;
- (2) Any sentence either alone or in the aggregate with other consecutive sentences for offenses committed at or near the same time which is over seventy-five years shall be calculated to be seventy-five years.
- [5:] 6. For purposes of this section, the term "minimum prison term" shall mean time required to be served by the offender before he or she is eligible for parole, conditional release or other early release by the department of corrections.

[6.An offender who was convicted of, or pled guilty to, a felony offense other than those offenses listed in subsection 2 of this section prior to August 28, 2019, shall no longer be subject to the minimum prison term provisions under subsection 2 of this section, and shall be eligible for parole, conditional release, or other early release by the department of corrections according to the rules and regulations of the department.]

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

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

Further amend said bill, Page 9, Section 558.041, Line 4, by deleting said line and inserting in lieu thereof the following:"; and

Further amend said amendment, Line 20, by inserting after all of said line the following:

"Further amend said bill and section, Page 10, Line 54, by inserting after said section and line the following:

- "566.030. 1. A person commits the offense of rape in the first degree if he or she has sexual intercourse with another person who is incapacitated, incapable of consent, or lacks the capacity to consent, or by the use of forcible compulsion. Forcible compulsion includes the use of a substance administered without a victim's knowledge or consent which renders the victim physically or mentally impaired so as to be incapable of making an informed consent to sexual intercourse.
- 2. The offense of rape in the first degree or an attempt to commit rape in the first degree is a felony for which the authorized term of imprisonment is life imprisonment or a term of years not less than five years, unless:
- (1) The offense is an aggravated sexual offense, in which case the authorized term of imprisonment is life imprisonment or a term of years not less than fifteen years;
- (2) The person is a persistent or predatory sexual offender as defined in section 566.125 and subjected to an extended term of imprisonment under said section;
- (3) The victim is a child less than twelve years of age, in which case the required term of imprisonment is life imprisonment without eligibility for probation or parole until the offender has served not less than thirty years of such sentence or unless the offender has reached the age of seventy-five years and has served at least fifteen years of such sentence, unless such rape in the first degree is described under subdivision (4) of this subsection; or
- (4) The victim is a child less than twelve years of age and such rape in the first degree or attempt to commit rape in the first degree was outrageously or wantonly vile, horrible or inhumane, in that it involved torture or depravity of mind, in which case the required term of imprisonment is life imprisonment without eligibility for probation, parole or conditional release.
- 3. Subsection [4] 5 of section 558.019 shall not apply to the sentence of a person who has been found guilty of rape in the first degree or attempt to commit rape in the first degree when the victim is less than twelve years of age, and "life imprisonment" shall mean imprisonment for the duration of a person's natural life for the purposes of this section.
- 4. No person found guilty of rape in the first degree or an attempt to commit rape in the first degree shall be granted a suspended imposition of sentence or suspended execution of sentence.
- 566.060. 1. A person commits the offense of sodomy in the first degree if he or she has deviate sexual intercourse with another person who is incapacitated, incapable of consent, or lacks the capacity to consent, or by the use of forcible compulsion. Forcible compulsion includes the use of a substance administered without a victim's knowledge or consent which renders the victim physically or mentally impaired so as to be incapable of making an informed consent to sexual intercourse.
- 2. The offense of sodomy in the first degree or an attempt to commit sodomy in the first degree is a felony for which the authorized term of imprisonment is life imprisonment or a term of years not less than five years, unless:
- (1) The offense is an aggravated sexual offense, in which case the authorized term of imprisonment is life imprisonment or a term of years not less than ten years;

- (2) The person is a persistent or predatory sexual offender as defined in section 566.125 and subjected to an extended term of imprisonment under said section;
- (3) The victim is a child less than twelve years of age, in which case the required term of imprisonment is life imprisonment without eligibility for probation or parole until the offender has served not less than thirty years of such sentence or unless the offender has reached the age of seventy-five years and has served at least fifteen years of such sentence, unless such sodomy in the first degree is described under subdivision (4) of this subsection; or
- (4) The victim is a child less than twelve years of age and such sodomy in the first degree or attempt to commit sodomy in the first degree was outrageously or wantonly vile, horrible or inhumane, in that it involved torture or depravity of mind, in which case the required term of imprisonment is life imprisonment without eligibility for probation, parole or conditional release.
- 3. Subsection [4] 5 of section 558.019 shall not apply to the sentence of a person who has been found guilty of sodomy in the first degree or an attempt to commit sodomy in the first degree when the victim is less than twelve years of age, and "life imprisonment" shall mean imprisonment for the duration of a person's natural life for the purposes of this section.
- 4. No person found guilty of sodomy in the first degree or an attempt to commit sodomy in the first degree shall be granted a suspended imposition of sentence or suspended execution of sentence.
- 566.125. 1. The court shall sentence a person to an extended term of imprisonment if it finds the defendant is a persistent sexual offender and has been found guilty of attempting to commit or committing the following offenses:
 - (1) Statutory rape in the first degree or statutory sodomy in the first degree;
 - (2) Rape in the first degree or sodomy in the first degree;
 - (3) Forcible rape;
 - (4) Forcible sodomy;
 - (5) Rape;
 - (6) Sodomy.
- 2. A "persistent sexual offender" is one who has previously been found guilty of attempting to commit or committing any of the offenses listed in subsection 1 of this section or one who has previously been found guilty of an offense in any other jurisdiction which would constitute any of the offenses listed in subsection 1 of this section.
- 3. The term of imprisonment for one found to be a persistent sexual offender shall be imprisonment for life without eligibility for probation or parole. Subsection [4] 5 of section 558.019 shall not apply to any person imprisoned under this subsection, and "imprisonment for life" shall mean imprisonment for the duration of the person's natural life.
- 4. The court shall sentence a person to an extended term of imprisonment as provided for in this section if it finds the defendant is a predatory sexual offender and has been found guilty of committing or attempting to commit any of the offenses listed in subsection 1 of this section or committing child molestation in the first or second degree or sexual abuse when classified as a class B felony.
 - 5. For purposes of this section, a "predatory sexual offender" is a person who:
- (1) Has previously been found guilty of committing or attempting to commit any of the offenses listed in subsection 1 of this section, or committing child molestation in the first or second degree, or sexual abuse when classified as a class B felony; or
- (2) Has previously committed an act which would constitute an offense listed in subsection 4 of this section, whether or not the act resulted in a conviction; or
- (3) Has committed an act or acts against more than one victim which would constitute an offense or offenses listed in subsection 4 of this section, whether or not the defendant was charged with an additional offense or offenses as a result of such act or acts.
- 6. A person found to be a predatory sexual offender shall be imprisoned for life with eligibility for parole, however subsection [4] 5 of section 558.019 shall not apply to persons found to be predatory sexual offenders for the purposes of determining the minimum prison term or the length of sentence as defined or used in such subsection. Notwithstanding any other provision of law, in no event shall a person found to be a predatory sexual offender receive a final discharge from parole.
- 7. Notwithstanding any other provision of law, the court shall set the minimum time required to be served before a predatory sexual offender is eligible for parole, conditional release or other early release by the department of corrections. The minimum time to be served by a person found to be a predatory sexual offender who:
- (1) Has previously been found guilty of committing or attempting to commit any of the offenses listed in subsection 1 of this section and is found guilty of committing or attempting to commit any of the offenses listed in subsection 1 of this section shall be any number of years but not less than thirty years;

- (2) Has previously been found guilty of child molestation in the first or second degree, or sexual abuse when classified as a class B felony and is found guilty of attempting to commit or committing any of the offenses listed in subsection 1 of this section shall be any number of years but not less than fifteen years;
- (3) Has previously been found guilty of committing or attempting to commit any of the offenses listed in subsection 1 of this section, or committing child molestation in the first or second degree, or sexual abuse when classified as a class B felony shall be any number of years but not less than fifteen years;
- (4) Has previously been found guilty of child molestation in the first degree or second degree, or sexual abuse when classified as a class B felony, and is found guilty of child molestation in the first or second degree, or sexual abuse when classified as a class B felony shall be any number of years but not less than fifteen years;
- (5) Is found to be a predatory sexual offender pursuant to subdivision (2) or (3) of subsection 5 of this section shall be any number of years within the range to which the person could have been sentenced pursuant to the applicable law if the person was not found to be a predatory sexual offender.
- 8. Notwithstanding any provision of law to the contrary, the department of corrections, or any division thereof, may not furlough an individual found to be and sentenced as a persistent sexual offender or a predatory sexual offender.
- 566.210. 1. A person commits the offense of sexual trafficking of a child in the first degree if he or she knowingly:
- (1) Recruits, entices, harbors, transports, provides, or obtains by any means, including but not limited to through the use of force, abduction, coercion, fraud, deception, blackmail, or causing or threatening to cause financial harm, a person under the age of twelve to participate in a commercial sex act, a sexual performance, or the production of explicit sexual material as defined in section 573.010, or benefits, financially or by receiving anything of value, from participation in such activities;
- (2) Causes a person under the age of twelve to engage in a commercial sex act, a sexual performance, or the production of explicit sexual material as defined in section 573.010; or
- (3) Advertises the availability of a person under the age of twelve to participate in a commercial sex act, a sexual performance, or the production of explicit sexual material as defined in section 573.010.
 - 2. It shall not be a defense that the defendant believed that the person was twelve years of age or older.
- 3. The offense of sexual trafficking of a child in the first degree is a felony for which the authorized term of imprisonment is life imprisonment without eligibility for probation or parole until the offender has served not less than twenty-five years of such sentence. Subsection [4] 5 of section 558.019 shall not apply to the sentence of a person who has been found guilty of sexual trafficking of a child less than twelve years of age, and "life imprisonment" shall mean imprisonment for the duration of a person's natural life for the purposes of this section."; and"; and

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

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

Representative Shields moved the previous question.

Which motion was adopted by the following vote:

AYES: 100

Allen	Amato	Atchison	Baker	Banderman
Billington	Black	Boggs	Bonacker	Bromley
Brown 149	Brown 16	Buchheit-Courtway	Byrnes	Casteel
Chappell	Christ	Christensen	Christofanelli	Coleman
Cook	Copeland	Cupps	Davidson	Davis
Deaton	Diehl	Dinkins	Falkner	Farnan
Francis	Gallick	Gragg	Gregory	Griffith
Haden	Haffner	Haley	Hardwick	Hausman

Henderson	Hicks	Hinman	Houx	Hovis
Hudson	Hurlbert	Jones	Justus	Kalberloh
Keathley	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	Marquart	Matthiesen	Mayhew	McGaugh
McGirl	McMullen	Morse	Murphy	Myers
O'Donnell	Owen	Parker	Patterson	Perkins
Peters	Pollitt	Pouche	Reedy	Reuter
Richey	Riley	Roberts	Sander	Sassmann
Schulte	Schwadron	Seitz	Sharpe 4	Shields
Smith 155	Sparks	Stacy	Stephens	Stinnett
Taylor 48	Thomas	Titus	Toalson Reisch	Van Schoiack
Veit	Voss	West	Wilson	Mr. Speaker

NOES: 045

Adams	Anderson	Appelbaum	Aune	Bangert
Barnes	Bland Manlove	Bosley	Brown 27	Brown 87
Burnett	Burton	Butz	Clemens	Collins
Crossley	Doll	Fogle	Fountain Henderson	Gray
Hein	Ingle	Johnson 12	Johnson 23	Lavender
Lewis 25	Mackey	Mann	Merideth	Mosley
Nickson-Clark	Nurrenbern	Phifer	Plank	Quade
Sauls	Sharp 37	Smith 46	Steinhoff	Strickler
Taylor 84	Walsh Moore	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 017

Evans Baringer Burger Busick Ealy Lonsdale Oehlerking Proudie Riggs Schnelting Smith 163 Terry Thompson Unsicker Waller Woods Wright

VACANCIES: 001

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

Representative Patterson moved the previous question.

Which motion was adopted by the following vote:

AYES: 096

Allen	Amato	Atchison	Baker	Banderman
Billington	Black	Boggs	Bonacker	Bromley
Brown 149	Brown 16	Buchheit-Courtway	Byrnes	Casteel
Christ	Christensen	Christofanelli	Coleman	Cook
Copeland	Cupps	Davidson	Deaton	Diehl
Dinkins	Falkner	Farnan	Francis	Gragg
Gregory	Griffith	Haden	Haffner	Haley
Hardwick	Hausman	Henderson	Hicks	Hinman
Houx	Hovis	Hudson	Hurlbert	Jones
Justus	Kalberloh	Keathley	Kelley 127	Kelly 141
Knight	Lewis 6	Marquart	Matthiesen	Mayhew

Murphy

Proudie

Unsicker

Morse

Medaugh	Medin	IVICIVIUIICII	WIOISC	with	
Myers	O'Donnell	Owen	Parker	Patterson	
Perkins	Peters	Pollitt	Pouche	Reedy	
Reuter	Richey	Riley	Roberts	Sander	
Sassmann	Schulte	Schwadron	Seitz	Sharpe 4	
Shields	Smith 155	Sparks	Stacy	Stephens	
Stinnett	Taylor 48	Thomas	Titus	Toalson Reisch	
Van Schoiack	Veit	Voss	West	Wilson	
Mr. Speaker					
NOES: 047					
Adams	Anderson	Appelbaum	Aune	Bangert	
Baringer	Barnes	Bosley	Brown 27	Brown 87	
Burnett	Burton	Butz	Chappell	Clemens	
Collins	Crossley	Davis	Doll	Fogle	
Fountain Henderson	Gray	Hein	Ingle	Johnson 23	
Lavender	Lewis 25	Lovasco	Mackey	Mann	
Merideth	Mosley	Nickson-Clark	Nurrenbern	Phifer	
Plank	Quade	Sauls	Sharp 37	Smith 46	
Steinhoff	Strickler	Taylor 84	Terry	Weber	
Windham	Young				
PRESENT: 000					
ABSENT WITH LEAV	E: 019				
Bland Manlove	Burger	Busick	Ealy	Evans	

Lonsdale

Smith 163

Woods

McMullen

McGirl

Johnson 12

Schnelting

Walsh Moore

McGaugh

VACANCIES: 001

Gallick

Riggs

Waller

On motion of Representative Perkins, HCS HBs 1777, 2203, 2059 & 2502, as amended, was adopted.

Oehlerking

Thompson

Wright

On motion of Representative Perkins, HCS HBs 1777, 2203, 2059 & 2502, as amended, was ordered perfected and printed.

HCS HBs 1948, 2066, 1721 & 2276, relating to commercial activity, was taken up by Representative Mayhew.

On motion of Representative Mayhew, the title of HCS HBs 1948, 2066, 1721 & 2276 was agreed to.

Representative Mackey offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill Nos. 1948, 2066, 1721 & 2276, Page 4, Section 407.300, Line 70, by inserting after all of said section and line the following:

- "407.313. 1. It is unlawful for a person to solicit payment of money by any writing that reasonably could be considered a bill, invoice, or statement of account due, but is in fact a solicitation for an order, unless the solicitation meets the requirements of subsections 2 through 6 of this section.
- 2. A solicitation described in subsection 1 of this section shall bear on its face either the disclaimer prescribed by subparagraph (A) of paragraph (2) of subsection (d) of Section 3001 of Title 39 of the United States Code or the following notice:

THIS IS NOT A BILL. THIS IS A SOLICITATION. YOU ARE UNDER NO OBLIGATION TO PAY THE AMOUNT STATED ABOVE UNLESS YOU ACCEPT THIS OFFER.

The statutory disclaimer or the alternative notice required under this subsection shall be displayed in conspicuous boldface capital letters of a color prominently contrasting with the background against which they appear, including all other print on the face of the solicitation and shall be at least as large, bold, and conspicuous as any other print on the face of the solicitation but no smaller than thirty-point font.

- 3. The disclaimer or notice required under subsection 2 of this section shall be displayed conspicuously apart from other print on the page and immediately below each portion of the solicitation that reasonably could be construed to specify a monetary amount due and payable by the recipient. The disclaimer or notice shall not be preceded, followed, or surrounded by words, symbols, or other matter that reduces its conspicuousness or that introduces, modifies, qualifies, or explains the required text, such as legal notice required by law.
- 4. The disclaimer or notice shall not, by folding or any other device, be rendered unintelligible or less prominent than any other information on the face of the solicitation.
- 5. If a solicitation consists of more than one page or if any page is designed to be separated into portions, such as by tearing along a perforated line, the disclaimer or notice shall be displayed in its entirety on the face of each page or portion of a page that reasonably might be considered a bill, invoice, or statement of account due.
- 6. For the purposes of this section, the term "color" includes black and the term "color prominently contrasting" excludes any color, or any intensity of an otherwise included color, that does not permit legible reproduction by ordinary office photocopying equipment used under normal operating conditions, and that is not at least as vivid as any other color on the face of the solicitation.
- 7. Any person damaged by noncompliance with this section is entitled to damages in an amount equal to three times the sum solicited."; and

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

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

Representative Lovasco offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill Nos. 1948, 2066, 1721 & 2276, Page 9, Section 570.031, Line 11, by inserting after said section and line the following:

- "578.100. 1. Whoever engages on Sunday in the business of selling or sells or offers for sale on such day, at retail, motor vehicles[; clothing and wearing apparel; clothing accessories; furniture; housewares; home, business or office furnishings; household, business or office appliances; hardware; tools; paints; building and lumber supply materials; jewelry; silverware; watches; clocks; luggage; musical instruments and recordings or toys; excluding novelties and souvenirs;] is guilty of a misdemeanor and shall upon conviction for the first offense be sentenced to pay a fine of not exceeding one hundred dollars, and for the second or any subsequent offense be sentenced to pay a fine of not exceeding two hundred dollars or undergo confinement not exceeding thirty days in the county jail in default thereof.
 - 2. Each separate sale or offer to sell shall constitute a separate offense.
- 3. Information charging violations of this section shall be brought within five days after the commission of the alleged offense and not thereafter.

- 4. The operation of any place of business where any [goods, wares or merchandise] motor vehicles are sold or exposed for sale in violation of this section is hereby declared to be a public and common nuisance.
- 5. Any county of this state containing all or part of a city with a population of over four hundred thousand may exempt itself from the application of this section by submission of the proposition to the voters of the county at a general election or a special election called for that purpose, and the proposition receiving a majority of the votes cast therein. The proposal to exempt the county from the provisions of this section shall be submitted to the voters of the county upon a majority vote of the governing body of the county or when a petition requesting the submission of the proposal to the voters and signed by a number of qualified voters residing in the county equal to eight percent of the votes cast in the county in the next preceding gubernatorial election is filed with the governing body of the county. The ballot of submission shall contain, but not be limited to, the following language:

\square FOR the exemption of	County from the Sunday sales law
\square AGAINST the exemption of $_$	County from the Sunday sales law

If a majority of the votes cast on the proposal by the qualified voters voting thereon in the county are in favor of the proposal, then the provisions of this section shall no longer apply within that county. If a majority of the votes cast on the proposal by the qualified voters voting thereon in the county are opposed to the proposal, then the provisions of this section shall continue to apply and be enforced within that county. The exemption of any county from the provisions of this section shall not become effective in that county until the results of the vote exempting the county have been filed with the secretary of state and with the revisor of statutes and have been certified as received by those officers. The revisor of statutes shall note which counties are exempt from the provisions of this section in the Missouri revised statutes.

6. In addition to any other method of exemption provided by law, the governing body of any county of this state may exempt itself from the application of this section by order or ordinance of the governing body of the county after public hearing upon the matter. Such public hearing shall be preceded by public notice which shall, at a minimum, be published at least three different times in the newspaper with the greatest circulation in the county. Upon such order or ordinance becoming effective, such county shall be exempt from the provisions of this section and no election or other method of exemption shall be required. The exemption of any county from the provisions of this section by order or ordinance shall not become effective in that county until the order or ordinance has been filed with the secretary of state and the revisor of statutes and has been certified as received by those officers. The revisor of statutes shall note which counties are exempt from the provisions of this section in the Missouri revised statutes."; and

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

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

Representative Patterson moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Allen	Amato	Atchison	Baker	Banderman
Billington	Black	Bonacker	Bromley	Brown 149
Brown 16	Byrnes	Casteel	Chappell	Christ
Christensen	Christofanelli	Coleman	Cook	Copeland
Cupps	Davidson	Davis	Deaton	Diehl
Dinkins	Falkner	Farnan	Gallick	Gragg
Griffith	Haden	Haffner	Haley	Hardwick
Hausman	Henderson	Hicks	Hinman	Houx
Hovis	Hudson	Hurlbert	Jones	Justus
Kalberloh	Keathley	Kelley 127	Kelly 141	Knight

Lewis 6	Lovasco	Marquart	Mayhew	McGaugh
McGirl	McMullen	Morse	Murphy	Myers
O'Donnell	Owen	Parker	Patterson	Perkins
Peters	Pollitt	Pouche	Reedy	Reuter
Richey	Riley	Roberts	Sander	Sassmann
Schulte	Schwadron	Seitz	Sharpe 4	Shields
Sparks	Stacy	Stephens	Stinnett	Taylor 48
Thomas	Thompson	Titus	Van Schoiack	Veit
West	Wilson	Mr. Speaker		

NOES: 040

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Brown 27	Burnett	Burton	Butz
Clemens	Crossley	Doll	Fogle	Fountain Henderson
Hein	Ingle	Johnson 23	Lavender	Lewis 25
Mackey	Mann	Merideth	Mosley	Nickson-Clark
Nurrenbern	Phifer	Plank	Quade	Sauls
Sharp 37	Smith 46	Steinhoff	Strickler	Taylor 84
Terry	Walsh Moore	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 029

Barnes	Bland Manlove	Boggs	Bosley	Brown 87
Buchheit-Courtway	Burger	Busick	Collins	Ealy
Evans	Francis	Gray	Gregory	Johnson 12
Lonsdale	Matthiesen	Oehlerking	Proudie	Riggs
Schnelting	Smith 155	Smith 163	Toalson Reisch	Unsicker
Voss	Waller	Woods	Wright	

VACANCIES: 001

On motion of Representative Mayhew, HCS HBs 1948, 2066, 1721 & 2276, as amended, was adopted.

On motion of Representative Mayhew, HCS HBs 1948, 2066, 1721 & 2276, as amended, was ordered perfected and printed.

HB 2142, relating to a tax deduction for broadband grant funds, was taken up by Representative Baker.

On motion of Representative Baker, the title of HB 2142 was agreed to.

Representative Lavender offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 2142, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"143.011. 1. A tax is hereby imposed for every taxable year on the Missouri taxable income of every resident. The tax shall be determined by applying the tax table or the rate provided in section 143.021, which is based upon the following rates:

If the Missouri taxable income is: The tax is: Not over \$1,000.00 1 1/2% of the Missouri taxable income Over \$1,000 but not over \$2,000 \$15 plus 2% of excess over \$1,000 Over \$2,000 but not over \$3,000 \$35 plus 2 1/2% of excess over \$2,000 Over \$3,000 but not over \$4,000 \$60 plus 3% of excess over \$3,000 \$90 plus 3 1/2% of excess over \$4,000 Over \$4,000 but not over \$5,000 Over \$5,000 but not over \$6,000 \$125 plus 4% of excess over \$5,000 Over \$6,000 but not over \$7,000 \$165 plus 4 1/2% of excess over \$6,000 Over \$7,000 but not over \$8,000 \$210 plus 5% of excess over \$7,000 Over \$8,000 but not over \$9,000 \$260 plus 5 1/2% of excess over \$8,000 Over \$9,000 \$315 plus 6% of excess over \$9,000

- 2. (1) Notwithstanding the provisions of subsection 1 of this section to the contrary, beginning with the 2023 calendar year, the top rate of tax pursuant to subsection 1 of this section shall be four and ninety-five hundredths percent.
- (2) The modification of tax rates made pursuant to this subsection shall apply only to tax years that begin on or after January 1, 2023.
- (3) The director of the department of revenue shall, by rule, adjust the tax table provided in subsection 1 of this section to effectuate the provisions of this subsection. The top remaining rate of tax shall apply to all income in excess of seven thousand dollars, as adjusted pursuant to subsection [5] 4 of this section.
- 3. (1) In addition to the rate reduction under subsection 2 of this section, beginning with the 2024 calendar year **and ending on or before December 31, 2024**, the top rate of tax under subsection 1 of this section may be reduced by fifteen hundredths of a percent. A reduction in the rate of tax shall take effect on January first of a calendar year and such reduced rates shall continue in effect until the next reduction occurs.
- (2) A reduction in the rate of tax shall only occur if the amount of net general revenue collected in the previous fiscal year exceeds the highest amount of net general revenue collected in any of the three fiscal years prior to such fiscal year by at least one hundred seventy-five million dollars.
- (3) Any modification of tax rates under this subsection shall only apply to tax years that begin on or after a modification takes effect.
- (4) The director of the department of revenue shall, by rule, adjust the tax tables under subsection 1 of this section to effectuate the provisions of this subsection.
- 4. [(1) In addition to the rate reductions under subsections 2 and 3 of this section, beginning with the calendar year immediately following the calendar year in which a reduction is made pursuant to subsection 3 of this section, the top rate of tax under subsection 1 of this section may be further reduced over a period of years. Each reduction in the top rate of tax shall be by one tenth of a percent and no more than one reduction shall occur in a calendar year. No more than three reductions shall be made under this subsection. Reductions in the rate of tax shall take effect on January first of a calendar year and such reduced rates shall continue in effect until the next reduction occurs.
 - (2) (a) A reduction in the rate of tax shall only occur if:
- a. The amount of net general revenue collected in the previous fiscal year exceeds the highest amount of net general revenue collected in any of the three fiscal years prior to such fiscal year by at least two hundred million-dollars; and
- b. The amount of net general revenue collected in the previous fiscal year exceeds the amount of net general revenue collected in the fiscal year five years prior, adjusted annually by the percentage increase in inflation over the preceding five fiscal years.
- (b) The amount of net general revenue collected required by subparagraph a. of paragraph (a) of this subdivision in order to make a reduction pursuant to this subsection shall be adjusted annually by the percent increase in inflation beginning with January 2, 2023.
- (3) Any modification of tax rates under this subsection shall only apply to tax years that begin on or after a modification takes effect.
- (4) The director of the department of revenue shall, by rule, adjust the tax tables under subsection 1 of this section to effectuate the provisions of this subsection. The bracket for income subject to the top rate of tax shall be eliminated once the top rate of tax has been reduced below the rate applicable to such bracket, and the top remaining rate of tax shall apply to all income in excess of the income in the second highest remaining income bracket.

- 5-] Beginning with the 2017 calendar year, the brackets of Missouri taxable income identified in subsection 1 of this section shall be adjusted annually by the percent increase in inflation. The director shall publish such brackets annually beginning on or after October 1, 2016. Modifications to the brackets shall take effect on January first of each calendar year and shall apply to tax years beginning on or after the effective date of the new brackets.
 - [6-] 5. As used in this section, the following terms mean:
- (1) "CPI", the Consumer Price Index for All Urban Consumers for the United States as reported by the Bureau of Labor Statistics, or its successor index;
- (2) "CPI for the preceding calendar year", the average of the CPI as of the close of the twelve-month period ending on August thirty-first of such calendar year;
- (3) "Net general revenue collected", all revenue deposited into the general revenue fund, less refunds and revenues originally deposited into the general revenue fund but designated by law for a specific distribution or transfer to another state fund;
- (4) "Percent increase in inflation", the percentage, if any, by which the CPI for the preceding calendar year exceeds the CPI for the year beginning September 1, 2014, and ending August 31, 2015.
- 143.021. 1. Every resident having a taxable income shall determine his or her tax from the rates provided in section 143.011. For all tax years beginning on or before December 31, 2022, there shall be no tax on a taxable income of less than one hundred dollars.
- 2. (1) Notwithstanding the provisions of subsection 1 of section 143.011 to the contrary, for all tax years beginning on or after January 1, 2023, there shall be no tax on taxable income of less than or equal to one thousand dollars, as adjusted pursuant to subsection [5] 4 of section 143.011.
- (2) The modifications made pursuant to this subsection shall only apply to tax years that begin on or after January 1, 2023.
- (3) The director of the department of revenue shall, by rule, adjust the tax table provided in subsection 1 of section 143.011 to effectuate the provisions of this subsection."; and

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

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

The Chair ruled the point of order well taken.

On motion of Representative Baker, **HB 2142** was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 1413 - Fiscal Review

HCS HB 1483 - Fiscal Review

HCS HBs 1692 & 1748 - Fiscal Review

HCS HB 1746 - Fiscal Review

HB 2274 - Fiscal Review

HCS HBs 2626 & 1918 - Fiscal Review

RE-REFERRAL OF HOUSE BILLS

The following House Bill was re-referred to the Committee indicated:

HB 2468 - General Laws

COMMITTEE REPORTS

Committee on Economic Development, Chairman Hudson reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 2710** and **HB 2681**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (15): Allen, Amato, Barnes, Brown (16), Casteel, Christ, Gallick, Gray, Hausman, Hudson, Johnson (23), Smith (155), Weber, Wilson and Young

Noes (0)

Absent (1): Thompson

Committee on Elections and Elected Officials, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HJR 104**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Banderman, Byrnes, McGaugh, Reedy, Riley, Schwadron, Sparks, Toalson Reisch and Waller

Noes (4): Adams, Baringer, Smith (46) and Woods

Absent (4): Coleman, Falkner, Stacy and Windham

Committee on Elementary and Secondary Education, Chairman Pollitt reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1715** and **HB 2630**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (14): Baker, Brown (87), Christofanelli, Gragg, Haffner, Hurlbert, Kelley (127), Lewis (6), Mackey, Mann, Pollitt, Stacy, Steinhoff and Toalson Reisch

Noes (1): Terry

Absent (2): Bonacker and Byrnes

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1945**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (13): Bonacker, Brown (87), Haffner, Hurlbert, Kelley (127), Lewis (6), Mackey, Mann, Pollitt, Stacy, Steinhoff, Terry and Toalson Reisch

Noes (0)

Absent (4): Baker, Byrnes, Christofanelli and Gragg

Committee on Government Efficiency and Downsizing, Chairman Murphy reporting:

Mr. Speaker: Your Committee on Government Efficiency and Downsizing, to which was referred **HB 2319**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (9): Chappell, Clemens, Davis, Lovasco, Murphy, Riggs, Schulte, Schwadron and Van Schoiack

Noes (0)

Present (1): Bangert

Absent (4): Baker, Boggs, Burton and Nickson-Clark

Committee on Healthcare Reform, Chairman Haden reporting:

Mr. Speaker: Your Committee on Healthcare Reform, to which was referred **HB 2632** and **HB 1446**, begs leave to report it has examined the same and recommends that it **Do Pass** with **House Committee Substitute** by the following vote:

Ayes (11): Boggs, Buchheit-Courtway, Doll, Fogle, Haden, Keathley, Lewis (25), Nickson-Clark, Pouche, Stinnett and Thomas

Noes (2): Seitz and Toalson Reisch

Absent (1): Gragg

Committee on Insurance Policy, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 1990** and **HB 2135**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (13): Atchison, Butz, Christofanelli, Coleman, Dinkins, Gregory, Johnson (23), Mosley, Murphy, Parker, Reedy, Schnelting and Titus

Noes (2): Strickler and West

Absent (2): Appelbaum and Waller

Committee on Local Government, Chairman Falkner reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1564**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute by the following vote:

Ayes (10): Adams, Amato, Bangert, Baringer, Byrnes, Diehl, Falkner, Hinman, Reedy and Walsh Moore

Noes (0)

Absent (4): Burger, Lonsdale, Perkins and West

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2348**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute by the following vote:

Ayes (10): Adams, Amato, Bangert, Baringer, Byrnes, Diehl, Falkner, Hinman, Reedy and Walsh Moore

Noes (0)

Absent (4): Burger, Lonsdale, Perkins and West

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2571**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Adams, Amato, Bangert, Baringer, Byrnes, Diehl, Falkner, Hinman, Reedy and Walsh Moore

Noes (0)

Absent (4): Burger, Lonsdale, Perkins and West

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2756**, begs leave to report it has examined the same and recommends that it **Do Pass with House**Committee Substitute by the following vote:

Ayes (10): Adams, Amato, Bangert, Baringer, Byrnes, Diehl, Falkner, Hinman, Reedy and Walsh Moore

Noes (0)

Absent (4): Burger, Lonsdale, Perkins and West

Special Committee on Election Contests, Chairman Stacy reporting:

Mr. Speaker: Your Special Committee on Election Contests, to which was referred **HB 1534**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (5): Collins, Francis, Henderson, Riley and Stacy

Noes (0)

Absent (2): McGaugh and Sharp (37)

Special Committee on Innovation and Technology, Chairman Perkins reporting:

Mr. Speaker: Your Special Committee on Innovation and Technology, to which was referred **HB 2599**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (7): Anderson, Busick, Farnan, Gallick, Johnson (23), Perkins and Walsh Moore

Noes (0)

Absent (2): Parker and Voss

Committee on Consent and House Procedure, Chairman Pouche reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred HR 4109, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (5): Falkner, Hovis, Johnson (12), Pouche and Sharp (37)
Noes (0)

Absent (4): Appelbaum, Buchheit-Courtway, Evans and Thompson

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred HR 4110, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (6): Falkner, Hovis, Johnson (12), Pouche, Sharp (37) and Thompson

Noes (0)

Absent (3): Appelbaum, Buchheit-Courtway and Evans

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 4267**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Falkner, Hovis, Johnson (12), Pouche, Sharp (37) and Thompson

Noes (0)

Absent (3): Appelbaum, Buchheit-Courtway and Evans

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 1451**, begs leave to report it has examined the same and recommends that it **Do Pass** - **Not Consent** by the following vote:

Ayes (6): Falkner, Hovis, Johnson (12), Pouche, Sharp (37) and Thompson

Noes (0)

Absent (3): Appelbaum, Buchheit-Courtway and Evans

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 1459**, begs leave to report it has examined the same and recommends that it **Do Pass** - **Consent** by the following vote:

Ayes (6): Falkner, Hovis, Johnson (12), Pouche, Sharp (37) and Thompson

Noes (0)

Absent (3): Appelbaum, Buchheit-Courtway and Evans

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 1460**, begs leave to report it has examined the same and recommends that it **Do Pass** - **Consent** by the following vote:

Ayes (6): Falkner, Hovis, Johnson (12), Pouche, Sharp (37) and Thompson

Noes (0)

Absent (3): Appelbaum, Buchheit-Courtway and Evans

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 1489**, begs leave to report it has examined the same and recommends that it **Do Pass** - **Consent** by the following vote:

Ayes (6): Falkner, Hovis, Johnson (12), Pouche, Sharp (37) and Thompson

Noes (0)

Absent (3): Appelbaum, Buchheit-Courtway and Evans

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 1494**, begs leave to report it has examined the same and recommends that it **Do Pass** - **Consent** by the following vote:

Ayes (6): Falkner, Hovis, Johnson (12), Pouche, Sharp (37) and Thompson

Noes (0)

Absent (3): Appelbaum, Buchheit-Courtway and Evans

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 1502**, begs leave to report it has examined the same and recommends that it **Do Pass** - **Consent** by the following vote:

Ayes (6): Falkner, Hovis, Johnson (12), Pouche, Sharp (37) and Thompson

Noes (0)

Absent (3): Appelbaum, Buchheit-Courtway and Evans

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 1553**, begs leave to report it has examined the same and recommends that it **Do Pass** - **Consent** by the following vote:

Ayes (6): Falkner, Hovis, Johnson (12), Pouche, Sharp (37) and Thompson

Noes (0)

Absent (3): Appelbaum, Buchheit-Courtway and Evans

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 2650**, begs leave to report it has examined the same and recommends that it **Do Pass** - **Consent** by the following vote:

Ayes (6): Falkner, Hovis, Johnson (12), Pouche, Sharp (37) and Thompson

Noes (0)

Absent (3): Appelbaum, Buchheit-Courtway and Evans

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 2670**, begs leave to report it has examined the same and recommends that it **Do Pass** - **Consent** by the following vote:

Ayes (6): Falkner, Hovis, Johnson (12), Pouche, Sharp (37) and Thompson

Noes (0)

Absent (3): Appelbaum, Buchheit-Courtway and Evans

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 2719**, begs leave to report it has examined the same and recommends that it **Do Pass** - **Consent** by the following vote:

Ayes (6): Falkner, Hovis, Johnson (12), Pouche, Sharp (37) and Thompson

Noes (0)

Absent (3): Appelbaum, Buchheit-Courtway and Evans

Committee on Rules - Legislative Oversight, Chairman Knight reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1427**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Buchheit-Courtway, Hudson, Knight, Mann, McGirl and Owen

Noes (2): Bosley and Lavender

Absent (2): Burger and Schnelting

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1707**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bosley, Buchheit-Courtway, Hudson, Knight, Lavender, Mann, McGirl and Owen

Noes (0)

Absent (2): Burger and Schnelting

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2064**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bosley, Buchheit-Courtway, Hudson, Knight, Lavender, Mann, McGirl and Owen

Noes (0)

Absent (2): Burger and Schnelting

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HBs 2432, 2482 & 2543**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bosley, Buchheit-Courtway, Hudson, Knight, Mann, McGirl and Owen

Noes (1): Lavender

Absent (2): Burger and Schnelting

REFERRAL OF HOUSE JOINT RESOLUTIONS - RULES

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

HCS#2 HJR 78 - Rules - Administrative Oversight

The following members' presence was noted: Ealy, Lonsdale, Proudie, Smith (163), and Woods.

ADJOURNMENT

On motion of Representative Patterson, the House adjourned until 8:00 a.m., Thursday, March 14, 2024.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Thursday, March 14, 2024, 8:30 AM or upon adjournment (whichever is later),

House Hearing Room 6.

Public hearing will be held: HB 2763

Executive session will be held: HB 2832

BUDGET

Thursday, March 14, 2024, 8:30 AM or upon adjournment (whichever is later),

House Hearing Room 3.

Public hearing will be held: HB 2002, HB 2003, HB 2004, HB 2005, HB 2006, HB 2007, HB 2008, HB 2009, HB 2010, HB 2011, HB 2012, HB 2013, HB 2015, HB 2017, HB 2018,

HB 2019, HB 2020

Public testimony and review of House Committee Substitutes.

CONSENT AND HOUSE PROCEDURE

Tuesday, March 26, 2024, 6:00 PM or upon adjournment (whichever is later),

House Hearing Room 5.

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

Pending bill referral.

CRIME PREVENTION AND PUBLIC SAFETY

Thursday, March 14, 2024, 8:30 AM or upon adjournment (whichever is later),

House Hearing Room 7.

Public hearing will be held: HB 1476, HB 1895

Executive session will be held: HB 1545, HB 1557, HB 1952

FINANCIAL INSTITUTIONS

Thursday, March 14, 2024, 8:45 AM or upon adjournment of the Government Efficiency and

Downsizing Committee (whichever is later), House Hearing Room 5.

Executive session will be held: HB 2798

FISCAL REVIEW

Thursday, March 14, 2024, 8:00 AM, House Lounge.

Executive session will be held: HB 2170, HCS HB 2227

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

Pending bill referral.

GOVERNMENT EFFICIENCY AND DOWNSIZING

Thursday, March 14, 2024, 8:30 AM or upon adjournment (whichever is later),

House Hearing Room 5.

Executive session will be held: HB 1471, HB 1607, HB 1797

Added HB 1607 and HB 1797.

AMENDED

SPECIAL COMMITTEE ON EDUCATION REFORM

Monday, March 25, 2024, 4:30 PM or upon adjournment (whichever is later),

House Hearing Room 7.

Public hearing will be held: HB 2937, HB 2938

TRANSPORTATION ACCOUNTABILITY

Thursday, March 14, 2024, 8:30 AM or upon adjournment (whichever is later),

House Hearing Room 1.

Public hearing will be held: HB 2849, HB 2804, HB 2822, HB 2533

HOUSE CALENDAR

FORTY-THIRD DAY, THURSDAY, MARCH 14, 2024

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJRs 86, 72 & 119 - Black

HCS HJR 92 - Hovis

HOUSE BILLS FOR PERFECTION

HB 2083 - Gregory

HB 2331 - Houx

HB 2381 - Brown (16)

HCS HB 1708 - Schnelting

HB 2380 - Brown (16)

HCS HB 1563 - Kelley (127)

HCS HB 1775 - Perkins

HCS HB 2079 - Brown (149)

HCS HB 2412 - Sassmann

HCS HBs 2523, 2367 & 2470 - Billington

HCS HB 1427 - McGirl

HCS HB 1481 - Christ

HB 1707 - Myers

HCS HBs 1804 & 1435 - Black

HCS HB 2087 - O'Donnell

HB 2098 - Thompson

HCS HB 2413 - Peters

HCS HBs 2432, 2482 & 2543 - Hausman

HCS HB 1447 - Lewis (6)

HB 1451 - Veit

HCS HB 1946 - Shields

HCS HB 2064 - Black

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1837 - McMullen

HCS HB 1957 - Haffner

HB 1976 - Stinnett

HB 2440 - Christofanelli

HCS HBs 2619, 2365, 2448 & 2569 - Smith (163)

HB 2063 - Owen

HCS HB 1630, with HA 1, pending - Pouche

HCS HB 2310 - Parker

HB 2291 - Davidson

HB 2082 - Gregory

HB 2075 - Coleman

HCS HBs 1477 & 1437 - Sharp (37)

HCS HB 1480 - Christ

HCS HB 1725 - O'Donnell

HCS HBs 1900, 1591 & 2515 - Proudie

HCS HB 2153 - Burger

HCS HBs 2183 & 2529 - Hausman

HB 2240 - Sharpe (4)

HCS HB 2541 - Hurlbert

HCS HB 2612 - Byrnes

HOUSE BILLS FOR PERFECTION - CONSENT

(03/12/2024)

HCS HB 1504 - Bangert

HCS HB 2286 - Taylor (48)

HB 2570 - Bonacker

(03/14/2024)

HB 1459 - Sharpe (4)

HB 1460 - Sharpe (4)

HB 1489 - Griffith

HB 1494 - Griffith

HB 1502 - Bangert

HB 1553 - Sassmann

HB 2650 - Haley

HB 2670 - Thomas

HB 2719 - Hudson

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCS HCR 36 - Barnes

HOUSE BILLS FOR THIRD READING - REVISION

HCS HRB 1 - Deaton

HOUSE BILLS FOR THIRD READING

HB 1516 - Murphy

HCS HB 2058 - Keathley

HB 2170, (Fiscal Review 3/12/24) - Gregory

HCS HB 2227, (Fiscal Review 3/12/24) - Kelly (141)

HCS HB 1413, (Fiscal Review 3/13/24) - Stacy

HCS HBs 2626 & 1918, (Fiscal Review 3/13/24) - Parker

HCS HBs 1692 & 1748, (Fiscal Review 3/13/24) - Sparks

HB 2274, (Fiscal Review 3/13/24) - Smith (155)

HB 2320 - Seitz

HCS HB 1483, (Fiscal Review 3/13/24) - Christ

HCS HB 1746, (Fiscal Review 3/13/24) - O'Donnell

HCS HB 2140 - McGaugh

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HBs 2628 & 2603 - Baker

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1938 - Owen

HCS HB 1533 - Shields

HCS HB 1726 - O'Donnell

HB 1728 - O'Donnell

HCS HBs 1818 & 2345 - Voss

HB 1870 - Taylor (48)

HB 1987 - Thompson

HB 1995 - Perkins

HB 2084 - Banderman

HCS HB 2086 - O'Donnell

HB 2248 - Francis

HB 2280 - Veit

HCS HB 2414 - Casteel

HB 2491 - Sassmann

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 23 - Pollitt

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)

CCS SS SCS HCS HB 2 - Smith (163)

CCS SCS HCS HB 3 - Smith (163)

CCS SCS HCS HB 4 - Smith (163)

CCS SS SCS HCS HB 5 - Smith (163)

CCS SCS HCS HB 6 - Smith (163)

CCS SCS HCS HB 7 - Smith (163)

CCS SS SCS HCS HB 8 - Smith (163)

CCS SCS HCS HB 9 - Smith (163)

CCS SCS HCS HB 10 - Smith (163)

CCS SCS HCS HB 11 - Smith (163)

CCS SS SCS HCS HB 12 - Smith (163)

CCS SCS HCS HB 13 - Smith (163)

HCS HB 17 - Smith (163)

SCS HCS HB 18 - Smith (163)

SS SCS HCS HB 19 - Smith (163)

SS SCS HCS HB 20 - Smith (163)

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