

JOURNAL OF THE HOUSE

Second Regular Session, 103rd General Assembly

THIRTY-SECOND DAY, WEDNESDAY, MARCH 4, 2026

The House met pursuant to adjournment.

Speaker Patterson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicky, Chaplain.

Now abideth faith, hope, love, these three: but the greatest of these is love. (1 Corinthians 13:13)

Almighty King, our eternal source of wisdom, power, and love, lead us through changes of this life upon earth to rest our hearts with You. Help us to see You more clearly, to think about You more frequently, to pray to You more earnestly, and to do Your will more faithfully. In You, may we find confidence and courage for living.

In our minds we place before You those near and dear to us, and others whose lives have blended with ours and bring to us a sense of privilege and responsibility. Do bless them generously and sustain them in Your service. Lay Your hand upon all those who are sick, comfort those who are sad, give courage to the discouraged, strength to the weak, light to those who sit in darkness, and love to those who would keep bitterness in their heart.

We pray for our beloved House of Representatives, that we, as an assembly of freely elected citizens, may choose wisely, live worthily, relate ourselves to others affirmatively, and dare to be pioneers in humility, strengthening the hands of those who would lead us in the paths of mercy. Together may we go forward to build the kingdom of justice, truth, and love.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was led by Harper Bradshaw.

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

AYES: 122

Allen	Amato	Anderson	Aune	Banderman
Barnes	Billington	Black	Boykin	Boyko
Bush	Busick	Butz	Caton	Chappell
Christ	Clemens	Cook	Costlow	Crossley
Davidson	Davis	Deaton	Diehl	Dolan
Doll	Douglas	Durnell	Elliott	Falkner
Fogle	Fountain Henderson	Fowler	Fuchs	Gallick
Gragg	Griffith	Haden	Hales	Haley
Harbison	Hardwick	Hein	Hinman	Hovis
Hruza	Hurlbert	Ingle	Irwin	Jacobs
Jobe	Johnson	Jones 12	Jones 88	Jordan
Justus	Kalberloh	Keathley	Kelley	Kimble
Knight	Laubinger	Lewis	Lucas	Mackey
Martin	Matthiesen	Mayhew	McGaugh	McGirl

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Meirath	Miller	Murphy	Murray	Myers
Nolte	Oehlerking	Overcast	Parker	Perkins
Peters	Phelps	Plank	Pollitt	Pouche
Price	Reed	Reuter	Riggs	Riley
Roberts	Sassmann	Schulte	Seitz	Self
Sharpe 4	Shields	Smith 68	Smith 74	Steinhoff
Steinmeyer	Stinnett	Strickler	Taylor 48	Taylor 84
Terry	Titus	Van Schoiack	Veit	Vernetti
Violet	Voss	Weber	West	Whaley
Wilson	Wolfen	Woods	Wright	Young
Zimmermann	Mr. Speaker			

NOES: 000

PRESENT: 002

Dean Thomas

ABSENT WITH LEAVE: 034

Appelbaum	Boggs	Bosley	Bromley	Brown
Burton	Byrnes	Casteel	Christensen	Coleman
Collins	Cupps	Ealy	Farnan	Hausman
Hewkin	Jamison	Loy	Mansur	Mosley
Owen	Proudie	Reedy	Rush	Schmidt
Sharp 37	Simmons	Smith 46	Steinmetz	Thompson
Walsh Moore	Warwick	Wellenkamp	Williams	

VACANCIES: 005

Speaker Pro Tem Perkins assumed the Chair.

PERFECTION OF HOUSE BILLS

HCS HB 3035, relating to motor vehicle assessments, was placed on the Informal Calendar.

HCS HB 2335, relating to school employee training, was placed on the Informal Calendar.

HCS HB 2974, relating to licensure reciprocity, was taken up by Representative Stinnett.

On motion of Representative Stinnett, the title of **HCS HB 2974** was agreed to.

Representative Peters assumed the Chair.

On motion of Representative Stinnett, **HCS HB 2974** was adopted.

On motion of Representative Stinnett, **HCS HB 2974** was ordered perfected and printed.

HB 2934, relating to the governance and funding of the regional convention and visitors commission and the regional convention and sports complex authority, was taken up by Representative Christ.

On motion of Representative Christ, the title of **HB 2934** was agreed to.

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

House Amendment No. 1

AMEND House Bill No. 2934, Page 3, Section 67.601, Line 64, by inserting after the first instance of the word "**the**" the word "**five**"; and

Further amend said bill, page, and section, Line 67, by inserting after of said line the following:

**"c. Two shall be residents of a county with more than one million inhabitants; and
d. Two shall be residents of a city not within a county;"**; and

Further amend said bill, page, and section, Line 68, by deleting the words "**members appointed by the chief executive of the city**" and inserting in lieu thereof the words "**five members appointed by the chief executive of the city, who shall be residents of the city and whose appointments shall require the approval of the governing body of the city**"; and

Further amend said bill, page, and section, Line 72, by deleting the words "**members appointed by the chief executive of the county**" and inserting in lieu thereof the words "**five members appointed by the chief executive of the county, who shall be residents of the county and whose appointments shall require the approval of the governing body of the county**"; and

Further amend said bill, page, and section, Line 74, by inserting after the word "**section**" the words "**and subdivision (1) of this subsection**"; and

Further amend said bill, page, and section, Line 76, by inserting after the word "**commission**" the words "**such that no then-serving member shall be subject to the requirements of subparagraph b of paragraph (b) of subdivision (1) of this subsection**"; and

Further amend said bill, page, and section, Line 82, by inserting after the number "**67.650**" the words "**, and such additional members so appointed shall be deemed qualified and shall not be subject to the requirements of subparagraph b of paragraph (a) of subdivision (1) of this subsection for so long as such members remain as members of the commission, provided that such requirements shall apply to their successors**"; and

Further amend said bill, page, and section, Line 86, by inserting after the word "**years.**" the following:

"The membership of the regional convention and visitors commission as of August 28, 2026, following the selection by the governor of the four additional members of the regional convention and visitors commission pursuant to this subdivision, shall comply with subparagraphs c and d of paragraph (a) of subdivision (1) of this subsection."; and

Further amend said bill, Page 20, Section 99.585, Line 19, by inserting after the word "**authority**" the words "**or a regional convention and visitors commission established pursuant to section 67.601,**"; and

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

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

On motion of Representative Christ, **HB 2934, as amended**, was ordered perfected and printed.

HB 1771, relating to certain income tax credit denials, was placed on the Informal Calendar.

HCS HB 2742, relating to the offense of failing to stop for a school bus, was placed on the Informal Calendar.

HCS HB 2057, relating to the establishment of certain entertainment districts, was taken up by Representative Vernetti.

On motion of Representative Vernetti, the title of **HCS HB 2057** was agreed to.

On motion of Representative Vernetti, **HCS HB 2057** was adopted.

On motion of Representative Vernetti, **HCS HB 2057** was ordered perfected and printed.

HB 1759, relating to personal property assessments, was placed on the Informal Calendar.

HCS HBs 1839, 2921 & 3015, relating to age verification on adult websites, was taken up by Representative Gallick.

On motion of Representative Gallick, the title of **HCS HBs 1839, 2921 & 3015** was agreed to.

Speaker Pro Tem Perkins resumed the Chair.

Representative Martin raised a point of order that members were in violation of Rule 84.

The Chair reminded members to confine remarks to the question under debate.

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

House Amendment No. 1

AMEND House Committee Substitute for House Bill Nos. 1839, 2921 & 3015, Page 1, Section A, Line 2, by inserting after said section and line the following:

"407.1170. 1. After December 31, 2026, no person or entity shall sell any firearm ammunition unless the person or entity is designated by the secretary of state as a licensed ammunition seller.

2. This section shall not apply to:

(1) A commercial hunting club, provided the ammunition is used and consumed on the premises of the club while engaged in lawful hunting activity;

(2) A domesticated game bird hunting club, provided the ammunition is used and consumed on the premises of the club while engaged in lawful hunting activity;

(3) A domesticated migratory game bird shooting club, provided the ammunition is used and consumed on the premises of the club while engaged in lawful hunting activity;

(4) A nonprofit mutual or public benefit corporation that engages in recreational shooting and lawful hunting activity, provided the ammunition is used and consumed during a shooting or hunting event conducted by the corporation;

(5) A target shooting facility that holds a business or regulatory license, provided the ammunition is kept within the facility's premises at all times and used on the premises; or

(6) A person who sells no more than one hundred rounds of ammunition to one vendor in one month and who cumulatively sells no more than two hundred fifty rounds per year to vendors in this state.

3. The secretary of state may establish eligibility criteria for licensed ammunition sellers. At a minimum, a licensed ammunition seller shall not be prohibited by state or federal law or by a court order from possessing, receiving, owning, or purchasing a firearm.

4. Beginning September 1, 2026, the secretary of state shall accept applications for licensed ammunition sellers. The secretary of state may charge a fee sufficient to cover reasonable costs of issuing a license. The secretary of state shall either issue a license or deny an application within sixty days of receiving the application. If an application is denied, the secretary of state shall inform the applicant of the reason for denial in writing.

5. A license for a licensed ammunition seller shall be issued in a form prescribed by the secretary of state. Licenses shall be valid for one year and shall authorize the licensed ammunition seller to sell ammunition:

- (1) From any location specified in the license; or
- (2) At a gun show or event if the gun show or event is not conducted from any motorized or towed vehicle.

6. The secretary of state shall promulgate regulations 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 the effective date of this section shall be invalid and void.

7. Any person who sells firearm ammunition in violation of this section shall be guilty of a class D misdemeanor. Each individual sale shall be deemed a separate violation.

407.1171. 1. No licensed ammunition seller shall employ in a position that handles, sells, delivers, or has custody or control of firearms or ammunition an agent or employee who the seller knows or reasonably should know is prohibited by state or federal law or by court order from possessing, receiving, owning, or purchasing a firearm or ammunition.

2. No licensed ammunition seller shall sell, offer for sale, or display for sale any ammunition in a manner that allows the ammunition to be accessible to a purchaser without the assistance of the seller or the seller's employee.

3. A violation of this section shall be a class D misdemeanor.

407.1172. 1. No person or entity shall supply, deliver, sell, or give possession or control of any firearm ammunition to a person who the person or entity knows or has cause to believe is prohibited by a court order from owning, possessing, or having custody or control of any firearm ammunition.

2. No person or entity shall supply, deliver, sell, or give possession or control of any firearm ammunition to:

(1) A person who the person or entity knows or has cause to believe is not the actual purchaser of the ammunition; or

(2) A person who the person or entity knows or has cause to believe will subsequently sell or transfer the ammunition to a person prohibited by a court order from owning, possessing, or having custody or control of any firearm ammunition.

3. The sale, delivery, or transfer of firearm ammunition shall occur only in a face-to-face transaction with the seller, deliverer, or transferor being provided bona fide evidence of the identity of the purchaser or transferee. However, ammunition may be purchased over the internet or through other means of remote ordering if the ammunition is first delivered to a licensed ammunition seller in this state who verifies the purchaser or transferee is not prohibited by state or federal law or by court order from possessing, receiving, owning, or purchasing a firearm or ammunition.

4. After December 31, 2026, no resident of this state shall bring or transport into this state firearm ammunition that the resident purchased outside of this state unless the resident first has the ammunition delivered to a licensed ammunition seller in this state for delivery to the resident after the seller verifies the purchaser or transferee is not prohibited by state or federal law or by court order from possessing, receiving, owning, or purchasing a firearm or ammunition. This subsection shall not apply to:

- (1) A gunsmith acting in an official capacity;
 - (2) A wholesaler acting in an official capacity;
 - (3) A federally licensed manufacturer or importer of firearms or ammunition acting in an official capacity;
 - (4) A licensed ammunition seller;
 - (5) A federally licensed collector of firearms;
 - (6) A law enforcement agency or agent thereof acting in an official capacity;
 - (7) A contract or common carrier or an authorized agent or employee thereof acting in an official capacity;
 - (8) A person who purchases the ammunition from an immediate family member, spouse, or registered domestic partner if the person brings or transports into this state no more than fifty rounds;
 - (9) An executor or administrator of an estate that includes ammunition;
 - (10) A person who was not a resident of this state when he or she acquired the ammunition;
 - (11) A hunter who purchased the ammunition for use in a lawful hunting activity that occurred outside this state if the person brings or transports into this state no more than fifty rounds; or
 - (12) A person who participates in an organized competitive match or league competition that involves the use of firearms in a match or competition sponsored by, conducted under the auspices of, or approved by a law enforcement agency or nationally recognized or state-recognized entity that fosters proficiency in, or promotes education about, firearms if the person brings or transports into this state no more than fifty rounds.
5. A violation of this section shall be a class B misdemeanor."; 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** is not germane to the bill.

The Chair ruled the point of order well taken.

Representative Riley moved the previous question.

Which motion was adopted by the following vote:

AYES: 092

Allen	Amato	Banderman	Billington	Black
Bromley	Busick	Byrnes	Casteel	Caton
Chappell	Christ	Coleman	Cook	Costlow
Davidson	Davis	Deaton	Diehl	Dolan
Durnell	Elliott	Falkner	Farnan	Fowler
Gallick	Gragg	Griffith	Haden	Haley
Hardwick	Hausman	Hewkin	Hinman	Hovis
Hruza	Hurlbert	Irwin	Jones 88	Jordan
Justus	Kalberloh	Keathley	Kelley	Knight
Lewis	Loy	Lucas	Martin	Matthiesen
Mayhew	McGaugh	McGill	Meirath	Miller
Murphy	Myers	Nolte	Oehlerking	Owen
Parker	Perkins	Peters	Phelps	Pollitt
Pouche	Reedy	Reuter	Riggs	Riley
Roberts	Sassmann	Schmidt	Schulte	Seitz
Self	Sharpe 4	Shields	Simmons	Steinmeyer
Stinnett	Taylor 48	Thompson	Titus	Van Schoiack
Vernetti	Voss	West	Whaley	Williams
Wilson	Mr. Speaker			

NOES: 044

Anderson	Aune	Barnes	Bosley	Boykin
Boyko	Bush	Butz	Clemens	Collins
Crossley	Dean	Doll	Douglas	Fogle
Fountain Henderson	Fuchs	Hales	Hein	Ingle
Jacobs	Jamison	Jobe	Johnson	Kimble
Mackey	Mansur	Mosley	Murray	Plank
Proudie	Reed	Smith 46	Smith 68	Smith 74
Steinhoff	Strickler	Taylor 84	Thomas	Weber
Wolfen	Woods	Young	Zimmermann	

PRESENT: 000

ABSENT WITH LEAVE: 022

Appelbaum	Boggs	Brown	Burton	Christensen
Cupps	Ealy	Harbison	Jones 12	Laubinger
Overcast	Price	Rush	Sharp 37	Steinmetz
Terry	Veit	Violet	Walsh Moore	Warwick
Wellenkamp	Wright			

VACANCIES: 005

On motion of Representative Gallick, **HCS HBs 1839, 2921 & 3015** was adopted.

On motion of Representative Gallick, **HCS HBs 1839, 2921 & 3015** was ordered perfected and printed by the following vote, the ayes and noes having been demanded by Representative Gallick:

AYES: 104

Allen	Amato	Anderson	Banderman	Billington
Black	Bosley	Boyko	Bromley	Busick
Butz	Byrnes	Caton	Christ	Christensen
Coleman	Collins	Cook	Costlow	Crossley
Davidson	Dean	Deaton	Diehl	Dolan
Falkner	Farnan	Fowler	Gallick	Gragg
Griffith	Haden	Haley	Hardwick	Hausman
Hein	Hewkin	Hinman	Hruza	Hurlbert
Irwin	Jacobs	Jamison	Jobe	Johnson
Jones 12	Jones 88	Justus	Kalberloh	Keathley
Kelley	Knight	Lewis	Loy	Lucas
Martin	Matthiesen	Mayhew	McGaugh	McGill
Meirath	Miller	Murphy	Myers	Nolte
Oehlerking	Owen	Parker	Perkins	Peters
Phelps	Pollitt	Pouche	Proudie	Reedy
Reuter	Riggs	Riley	Roberts	Sassmann
Schmidt	Schulte	Seitz	Self	Sharpe 4
Shields	Simmons	Smith 46	Steinmeyer	Stinnett
Taylor 48	Thompson	Titus	Van Schoiack	Veit
Vernetti	Violet	Voss	West	Whaley
Williams	Wilson	Young	Mr. Speaker	

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NOES: 016

Aune	Barnes	Bush	Chappell	Davis
Fogle	Fuchs	Ingle	Kimble	Mackey
Taylor 84	Thomas	Walsh Moore	Weber	Wolfen
Woods				

PRESENT: 020

Boykin	Clemens	Doll	Douglas	Durnell
Elliott	Fountain Henderson	Hales	Jordan	Mansur
Mosley	Murray	Plank	Price	Reed
Smith 68	Smith 74	Steinhoff	Strickler	Zimmermann

ABSENT WITH LEAVE: 018

Appelbaum	Boggs	Brown	Burton	Casteel
Cupps	Ealy	Harbison	Hovis	Laubinger
Overcast	Rush	Sharp 37	Steinmetz	Terry
Warwick	Wellenkamp	Wright		

VACANCIES: 005

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

AFTERNOON SESSION

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

Representative Riley suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 046

Allen	Anderson	Aune	Banderman	Barnes
Billington	Burton	Chappell	Christensen	Cook
Davidson	Davis	Doll	Durnell	Elliott
Gallick	Hardwick	Hewkin	Hruza	Irwin
Jacobs	Jones 88	Jordan	Kelley	Lucas
Mansur	Martin	Matthiesen	Mayhew	McGill
Murphy	Nolte	Oehlerking	Phelps	Sassmann
Seitz	Self	Smith 68	Steinhoff	Steinmeyer
Stinnett	Taylor 84	Violet	Warwick	Whaley
Mr. Speaker				

NOES: 000

PRESENT: 047

Appelbaum	Black	Boykin	Boyko	Bromley
Butz	Caton	Dean	Falkner	Fogle
Fowler	Fuchs	Gragg	Griffith	Haley
Hausman	Hein	Hinman	Hovis	Hurlbert
Justus	Kalberloh	Keathley	Knight	Lewis

McGaugh	Meirath	Miller	Murray	Myers
Parker	Perkins	Pollitt	Price	Reedy
Reuter	Riley	Roberts	Sharpe 4	Smith 74
Strickler	Thomas	Van Schoiack	Veit	Wolfen
Young	Zimmermann			

ABSENT WITH LEAVE: 065

Amato	Boggs	Bosley	Brown	Bush
Busick	Byrnes	Casteel	Christ	Clemens
Coleman	Collins	Costlow	Crossley	Cupps
Deaton	Diehl	Dolan	Douglas	Ealy
Farnan	Fountain Henderson	Haden	Hales	Harbison
Ingle	Jamison	Jobe	Johnson	Jones 12
Kimble	Laubinger	Loy	Mackey	Mosley
Overcast	Owen	Peters	Plank	Pouche
Proudie	Reed	Riggs	Rush	Schmidt
Schulte	Sharp 37	Shields	Simmons	Smith 46
Steinmetz	Taylor 48	Terry	Thompson	Titus
Vernetti	Voss	Walsh Moore	Weber	Wellenkamp
West	Williams	Wilson	Woods	Wright

VACANCIES: 005

Representative Van Schoiack assumed the Chair.

PERFECTION OF HOUSE BILLS

HCS HB 1870, relating to garnishments, was placed on the Informal Calendar.

HB 1827, relating to disabled license plates and placards, was placed on the Informal Calendar.

HB 1707, relating to sales tax, was taken up by Representative Coleman.

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

House Amendment No. 1

AMEND House Bill No. 1707, Page 1, In the Title, Line 3, by deleting said line and inserting in lieu thereof the following:

"certain processing fees excluded from sales tax."; and

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

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

On motion of Representative Coleman, **HB 1707, as amended**, was ordered perfected and printed.

HB 1940, relating to newspapers, was placed on the Informal Calendar.

HB 2395, relating to sewage disposal, was placed on the Informal Calendar.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 2819, relating to sales transaction rounding, was taken up by Representative Shields.

On motion of Representative Shields, the title of **HCS HB 2819** was agreed to.

On motion of Representative Shields, **HCS HB 2819** was adopted.

On motion of Representative Shields, **HCS HB 2819** was ordered perfected and printed.

HCS HB 2103, relating to protections against document fraud, was taken up by Representative Amato.

On motion of Representative Amato, the title of **HCS HB 2103** was agreed to.

Representative Kalberloh assumed the Chair.

On motion of Representative Amato, **HCS HB 2103** was adopted.

On motion of Representative Amato, **HCS HB 2103** was ordered perfected and printed.

HB 1800, relating to the inflationary growth factor for assessment growth, was taken up by Representative Matthiesen.

Representative Matthiesen moved that the title of **HB 1800** be agreed to.

Representative Van Schoiack offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 1800, Page 1, In the Title, Lines 2-3, by deleting the phrase "the inflationary growth factor for assessment growth" and inserting in lieu thereof the phrase "real property assessments"; and

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

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

Representative Van Schoiack offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Bill No. 1800, Page 1, Section A, Line 2, by inserting after all of said lines the following:

"137.016. 1. As used in Section 4(b) of Article X of the Missouri Constitution, the following terms mean:

(1) "Residential property", all real property improved by a structure which is used or intended to be used for residential living by human occupants, vacant land in connection with an airport, land used as a golf course, manufactured home parks, bed and breakfast inns in which the owner resides and uses as a primary residence with six or fewer rooms for rent, and time-share units as defined in section 407.600, except to the extent such units are actually rented and subject to sales tax under subdivision (6) of subsection 1 of section 144.020, but residential property shall not include other similar facilities used primarily for transient housing. For the purposes of this section, "transient housing" means all rooms available for rent or lease for which the receipts from the rent or lease of such rooms are subject to state sales tax pursuant to subdivision (6) of subsection 1 of section 144.020;

(2) "Agricultural and horticultural property", all real property used for agricultural purposes and devoted primarily to the raising and harvesting of crops; to the feeding, breeding and management of livestock which shall include breeding, showing, and boarding of horses; to dairying, or to any other combination thereof; and buildings and structures customarily associated with farming, agricultural, and horticultural uses. Agricultural and horticultural property shall also include land devoted to and qualifying for payments or other compensation under a soil conservation or agricultural assistance program under an agreement with an agency of the federal government. Agricultural and horticultural property shall further include any reliever airport. Real property classified as forest croplands shall not be agricultural or horticultural property so long as it is classified as forest croplands and shall be taxed in accordance with the laws enacted to implement Section 7 of Article X of the Missouri Constitution. Agricultural and horticultural property shall also include any sawmill or planing mill defined in the U.S. Department of Labor's Standard Industrial Classification (SIC) Manual under Industry Group 242 with the SIC number 2421. Agricultural and horticultural property shall also include urban and community gardens. For the purposes of this section, "urban and community gardens" shall include real property cultivated by residents of a neighborhood or community for the purposes of providing agricultural products, as defined in section 262.900, for the use of residents of the neighborhood or community, and shall not include a garden intended for individual or personal use;

(3) "Utility, industrial, commercial, railroad and other real property", all real property used directly or indirectly for any commercial, mining, industrial, manufacturing, trade, professional, business, or similar purpose, including all property centrally assessed by the state tax commission but shall not include floating docks, portions of which are separately owned and the remainder of which is designated for common ownership and in which no one person or business entity owns more than five individual units. All other real property not included in the property listed in subclasses (1) and (2) of Section 4(b) of Article X of the Missouri Constitution, as such property is defined in this section, shall be deemed to be included in the term "utility, industrial, commercial, railroad and other real property";

(4) "Assessment value", for real property assessment purposes:

(a) For a building, the value of the building using the replacement cost approach, reconciled with other applicable approaches to real property valuation;

(b) For land other than agricultural or horticultural land, such land's value as determined by the market; and

(c) For agricultural and horticultural land, the productive capability of the land as determined under section 137.021.

2. Pursuant to Article X of the state Constitution, any taxing district may adjust its operating levy to recoup any loss of property tax revenue, except revenues from the surtax imposed pursuant to Article X, Subsection 2 of Section 6 of the Constitution, as the result of changing the classification of structures intended to be used for residential living by human occupants which contain five or more dwelling units if such adjustment of the levy does not exceed the highest tax rate in effect subsequent to the 1980 tax year. For purposes of this section, loss in revenue shall include the difference between the revenue that would have been collected on such property under its classification prior to enactment of this section and the amount to be collected under its classification under this section. The county assessor of each county or city not within a county shall provide information to each taxing district within its boundaries regarding the difference in assessed valuation of such property as the result of such change in classification.

3. All reclassification of property as the result of changing the classification of structures intended to be used for residential living by human occupants which contain five or more dwelling units shall apply to assessments made after December 31, 1994.

4. Where real property is used or held for use for more than one purpose and such uses result in different classifications, the county assessor shall allocate to each classification the percentage of the true value in money of the property devoted to each use; except that, where agricultural and horticultural property, as defined in this section, also contains a dwelling unit or units, the farm dwelling, appurtenant residential-related structures and up to five acres immediately surrounding such farm dwelling shall be residential property, as defined in this section, provided that the portion of property used or held for use as an urban and community garden shall not be residential property. This subsection shall not apply to any reliever airport.

5. All real property which is vacant, unused, or held for future use; which is used for a private club, a not-for-profit or other nonexempt lodge, club, business, trade, service organization, or similar entity; or for which a determination as to its classification cannot be made under the definitions set out in subsection 1 of this section, shall be classified according to its immediate most suitable economic use, which use shall be determined after consideration of:

- (1) Immediate prior use, if any, of such property;
- (2) Location of such property;
- (3) Zoning classification of such property; except that, such zoning classification shall not be considered conclusive if, upon consideration of all factors, it is determined that such zoning classification does not reflect the immediate most suitable economic use of the property;
- (4) Other legal restrictions on the use of such property;
- (5) Availability of water, electricity, gas, sewers, street lighting, and other public services for such property;
- (6) Size of such property;
- (7) Access of such property to public thoroughfares; and
- (8) Any other factors relevant to a determination of the immediate most suitable economic use of such property.

6. All lands classified as forest croplands shall not, for taxation purposes, be classified as subclass (1), subclass (2), or subclass (3) real property, as such classes are prescribed in Section 4(b) of Article X of the Missouri Constitution and defined in this section, but shall be taxed in accordance with the laws enacted to implement Section 7 of Article X of the Missouri Constitution."; and

Further amend said bill, Page 10, Section 137.073, Line 339, by inserting after all of said section and line the following:

"138.390. 1. The state tax commission shall equalize the valuation of real and tangible personal property among the several counties in the state in the following manner: with the abstracts of all the taxable property in the several counties of the state and the abstracts of the sales of real estate in such counties as returned by the respective county clerks and the assessor of the city of St. Louis, the commission shall classify all real estate situate in cities, towns, and villages, as town lots, and all other real estate as farming lands, and shall classify all tangible personal property as follows: banking corporations, railroad corporations, street railroad corporations, all other corporations, horses, mares and geldings, mules, asses and jennets, neat cattle, sheep, swine, goats, domesticated small animals and all other livestock, poultry, power machinery, farm implements, other tangible personal property.

2. (1) The state tax commission shall equalize the valuation of each class or subclass of property thereof among the respective counties of the state in the following manner:

~~[(1)]~~ (a) It shall add to the valuation of each class, subclass, or portion thereof of the property, real or tangible personal, of each county which it believes to be valued below its real value in money such amount or percent as will increase the same in each case to its true value;

~~[(2)]~~ (b) It shall deduct from the valuation of each class, subclass, or portion thereof of the property, real or tangible personal, of each county which it believes to be valued above its real value in money such amount or percent as will reduce the same in each case to its true value.

(2) (a) For the purposes of this subsection, the state tax commission shall utilize ratio studies to determine whether a class or subclass of property is valued below or above its true value in money.

(b) A class or subclass of property shall be considered to be valued below its true value in money if:
a. The weighted median ratio is less than seventy percent and the coefficient of dispersion is greater than twenty-five percent; or

b. The weighted median ratio is less than seventy percent and the upper bound of the ninety-five percent confidence interval for the weighted median is less than seventy percent.

(c) A class or subclass of property shall be considered to be valued above its true value in money if:

a. The weighted median ratio is greater than one hundred percent and the coefficient of dispersion is greater than twenty-five percent; or

b. The weighted median ratio is greater than one hundred percent and the upper bound of the ninety-five percent confidence interval for the weighted median is greater than one hundred percent.";

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

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

On motion of Representative Matthiesen, **HB 1800, as amended**, was ordered perfected and printed.

PERFECTION OF HOUSE BILLS

HCS HB 2600, relating to ambulance districts, was taken up by Representative Farnan.

On motion of Representative Farnan, the title of **HCS HB 2600** was agreed to.

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

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2600, Pages 1-2, Section 190.050, Lines 1-31, by deleting all of said lines and inserting in lieu thereof the following:

"190.050. 1. After the ambulance district has been declared organized, the declaring county commission~~[-except in counties of the second class having more than one hundred five thousand inhabitants located adjacent to a county of the first class having a charter form of government which has a population of over nine hundred thousand inhabitants,]~~ shall divide the district into six election districts as equal in population as possible~~;~~ **or provide for the election of six directors elected at large from within the district.**

(1) If the county commission divides the district into election districts, the commission shall by lot number the districts from one to six inclusive. The county commission shall cause an election to be held in the ambulance district **on the next regularly scheduled election date** ~~[within ninety days]~~ after the order establishing the ambulance district to elect ambulance district directors. Each voter shall vote for one director from the ambulance election district in which the voter resides. The directors elected from districts one and four shall serve for a term of one year, the directors elected from districts two and five shall serve for a term of two years, and the directors from districts three and six shall serve for a term of three years; thereafter, the terms of all directors shall be three years. All directors shall serve the term to which they were elected or appointed, and until their successors are elected and qualified, except in cases of resignation or disqualification. The county commission shall reapportion the ambulance districts within sixty days after the population of the county is reported to the governor for each decennial census of the United States. Notwithstanding any other provision of law, if the number of candidates for the office of director is no greater than the number of directors to be elected, no election shall be held, and the candidates shall assume the responsibilities of their offices at the same time and in the same manner as if they have been elected.

~~[2. In all counties of the second class having more than one hundred five thousand inhabitants located adjacent to a county of the first class having a charter form of government which has a population of over nine hundred thousand inhabitants,]~~ **(2) If the county commission provides for an at large board of directors, it shall order an election be held on the next regularly scheduled election date and the voters shall vote for six directors elected at large from within the district for a term of three years.** ~~[Those directors holding office in any district in~~

~~such a county on August 13, 1976, shall continue to hold office until the expiration of their terms, and their successors shall be elected from the district at large for a term of three years. In any district formed in such counties after August 13, 1976, the governing body of the county shall cause an election to be held in that district within ninety days after the order establishing the ambulance district to elect ambulance district directors.] Each voter shall vote for six directors. The two candidates receiving the"; and~~

Further amend said bill and section, Pages 2-3, Lines 52-58, by deleting all of said lines and inserting in lieu thereof the following:

"3. An ambulance district may, following a public hearing subject to the provisions of chapter 610, by an ordinance adopted by an affirmative vote of two-thirds of the members of the board of directors, abolish the boundaries of any existing election subdistricts if the board is unable to find a qualified candidate to fill the director position of each such subdistrict. Such ordinance may eliminate the subdistricts entirely and provide for the election of directors at large. A copy of the ordinance shall be filed with the county clerk. Upon the abolition of such election subdistricts, all current directors shall serve as directors at large for the remainder of their existing terms.

4. Any ambulance district may, by an ordinance adopted by an affirmative vote of two thirds of the members of the board of directors, establish election subdistricts. Each election subdistrict shall consist of contiguous territory and shall be as compact and nearly equal in population as practicable. The boundaries of such subdistricts shall be established by the county commission. Each board member shall be a resident of the election subdistrict that he or she represents at the time of election and shall remain a resident of such subdistrict for the duration of the member's term.

5. Notwithstanding any other provision of law to the contrary, if the number of"; and

Further amend said bill, Page 3, Section 190.051, Lines 22-25, by deleting all of said lines and inserting in lieu thereof the following:

"board members vote in favor of the proposition, then the county clerk shall redraw the district into the resulting number of subdistricts with equal population bases and hold elections by subdistricts pursuant to section 190.050. Thereafter, members of the"; and

Further amend said bill, Page 4, Section 190.070, Lines 3-8, by deleting all of said lines and inserting in lieu thereof the following:

"therein described proposed for annexation and shall be filed with the county clerk of the county in which the district or the greater portion thereof is situated, and shall be addressed to the commissioners of the county commission. A hearing shall be held thereon ~~[as nearly as possible as in the case of a formation petition]~~ **within thirty days of the filing of such petition.** If upon the hearing the commissioners of the county commission find that the petition is in compliance with the provisions of sections"; and

Further amend said bill, page, and section, Lines 17-19, by deleting all of said lines and inserting in lieu thereof the following:

~~"described in the petition, respectively,]~~ are in favor of the annexation, the commissioners of the county commission shall, **within thirty days of the certification of the election results,** by order declare the territory annexed and shall describe the altered boundaries of the district."; and

Further amend said bill, page, and section, Line 20, by inserting after all of said section and line the following:

"190.089. Upon voter approval of an ambulance district consolidation at an election, the department shall prioritize and expedite any activities necessary to facilitate the consolidation."; and

Further amend said bill, Page 7, Section 190.090, Line 79, by deleting the word "**ten**" and inserting in lieu thereof the word "**thirty**"; and

Further amend said bill, Pages 8-9, Section 190.090, Lines 144-153, by deleting all of said lines; and
Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

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

On motion of Representative Farnan, **HCS HB 2600, as amended**, was adopted.

On motion of Representative Farnan, **HCS HB 2600, as amended**, was ordered perfected and printed.

REFERRAL OF HOUSE JOINT RESOLUTIONS

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

HJR 123 - Local Government

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 2559 - Fiscal Review

HCS HB 2710 - Fiscal Review

HB 2139 - Special Committee on Intergovernmental Affairs

HB 2175 - Special Committee on Intergovernmental Affairs

HB 3304 - Judiciary

HB 3490 - Commerce

HB 3509 - Special Committee on Intergovernmental Affairs

COMMITTEE REPORTS

Committee on Commerce, Chairman Casteel reporting:

Mr. Speaker: Your Committee on Commerce, to which was referred **HJR 173** and **HJR 174**, 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): Casteel, Gragg, Mayhew, Miller, Peters, Seitz and Wilson

Noes (3): Butz, Kimble and Mansur

Absent (0)

Mr. Speaker: Your Committee on Commerce, to which was referred **HB 3231** and **HB 2531**, 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): Butz, Casteel, Kimble, Mansur, Mayhew, Miller, Peters, Seitz and Wilson

Noes (0)

Present (1): Gragg

Absent (0)

Committee on Crime and Public Safety, Chairman Myers reporting:

Mr. Speaker: Your Committee on Crime and Public Safety, to which was returned **HB 2889**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Anderson, Banderman, Bosley, Collins, Cook, Fuchs, Irwin, Myers, Phelps, Schulte, Seitz, Sharp (37), Taylor (48) and West

Noes (0)

Absent (5): Hovis, Jones (88), Price, Violet and Williams

Mr. Speaker: Your Committee on Crime and Public Safety, to which was referred **HB 3066**, 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): Banderman, Cook, Hovis, Irwin, Myers, Phelps, Schulte, Seitz, Taylor (48), West and Williams

Noes (5): Anderson, Bosley, Collins, Fuchs and Sharp (37)

Absent (3): Jones (88), Price and Violet

Mr. Speaker: Your Committee on Crime and Public Safety, to which was referred **HB 3175**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House Committee Substitute**, and pursuant to Rule 24(5) be referred to the Committee on Consent and Procedure by the following vote:

Ayes (16): Anderson, Banderman, Bosley, Collins, Cook, Fuchs, Hovis, Irwin, Myers, Phelps, Schulte, Seitz, Sharp (37), Taylor (48), West and Williams

Noes (0)

Absent (3): Jones (88), Price and Violet

Committee on Elementary and Secondary Education, Chairman Lewis reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2195**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (18): Banderman, Boykin, Boyko, Byrnes, Gragg, Hurlbert, Jacobs, Kelley, Lewis, Loy, Mackey, Martin, Meirath, Overcast, Pollitt, Schmidt, Smith (68) and Steinhoff

Noes (0)

Absent (4): Hewkin, Laubinger, Steinmetz and Williams

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2502**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (18): Banderman, Boykin, Boyko, Byrnes, Gragg, Hurlbert, Jacobs, Kelley, Lewis, Loy, Mackey, Martin, Meirath, Overcast, Pollitt, Schmidt, Smith (68) and Steinhoff

Noes (0)

Absent (4): Hewkin, Laubinger, Steinmetz and Williams

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was returned **HB 2776**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute No. 2** by the following vote:

Ayes (14): Banderman, Byrnes, Gragg, Hewkin, Hurlbert, Jacobs, Kelley, Lewis, Loy, Martin, Meirath, Overcast, Pollitt and Schmidt

Noes (4): Boykin, Boyko, Smith (68) and Steinhoff

Absent (4): Laubinger, Mackey, Steinmetz and Williams

Committee on Financial Institutions, Chairman Owen reporting:

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 2863**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Billington, Casteel, Clemens, Hales, Hein, Hewkin, Hinman, McGirl, Murray, Oehlerking, Owen, Phelps, Sassmann and Voss

Noes (0)

Absent (1): Thompson

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 2967**, 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): Billington, Casteel, Clemens, Hales, Hein, Hewkin, Hinman, McGirl, Murray, Oehlerking, Owen, Phelps, Sassmann, Thompson and Voss

Noes (0)

Absent (0)

Committee on Insurance, Chairman Diehl reporting:

Mr. Speaker: Your Committee on Insurance, to which was referred **HB 1615**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (11): Allen, Butz, Casteel, Diehl, Hewkin, Hinman, Murphy, Phelps, Thompson, Titus and Zimmermann

Noes (0)

Present (1): Thomas

Absent (2): Matthiesen and Mosley

Mr. Speaker: Your Committee on Insurance, to which was referred **HB 2071**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Allen, Butz, Casteel, Diehl, Hewkin, Hinman, Murphy, Phelps, Thompson, Titus and Zimmermann

Noes (0)

Present (1): Thomas

Absent (2): Matthiesen and Mosley

Committee on Professional Registration and Licensing, Chairman Knight reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 3111**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (21): Allen, Bush, Caton, Coleman, Cook, Douglas, Farnan, Hausman, Hewkin, Hruza, Knight, Loy, Nolte, Parker, Phelps, Plank, Reed, Roberts, Verneti, Williams and Zimmermann

Noes (0)

Absent (2): Doll and Rush

Special Committee on Property Tax Reform, Chairman Taylor (48) reporting:

Mr. Speaker: Your Special Committee on Property Tax Reform, to which was referred **HB 1768** and **HB 2060**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (12): Byrnes, Chappell, Davidson, Dolan, Fowler, Price, Reedy, Steinhoff, Taylor (48), Van Schoiack, Warwick and Williams

Noes (0)

Present (3): Boyko, Hales and Jobe

Absent (5): Harbison, Keathley, Murphy, Overcast and Taylor (84)

Special Committee on Tax Reform, Chairman Coleman reporting:

Mr. Speaker: Your Special Committee on Tax Reform, to which was referred **HB 3303**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Butz, Christ, Coleman, Jobe, Keathley, Pouche, Simmons, Strickler and Warwick

Noes (0)

Absent (1): Costlow

Committee on Transportation, Chairman Hurlbert reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2741**, 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): Amato, Bromley, Busick, Butz, Caton, Chappell, Hurlbert, Mayhew and Riggs

Noes (2): Smith (68) and Woods

Present (1): Burton

Absent (5): Boggs, Crossley, Cupps, Jordan and Shields

Committee on Veterans and Armed Forces, Chairman Griffith reporting:

Mr. Speaker: Your Committee on Veterans and Armed Forces, to which was referred **HB 1869**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (21): Barnes, Billington, Boykin, Bromley, Fountain Henderson, Griffith, Harbison, Hardwick, Irwin, Jamison, Jobe, Jones (12), Lucas, Miller, Overcast, Pouche, Roberts, Schulte, Seitz, Violet and Walsh Moore

Noes (0)

Absent (2): Plank and Wolfin

Mr. Speaker: Your Committee on Veterans and Armed Forces, to which was referred **HB 3083** and **HB 2940**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (21): Barnes, Billington, Boykin, Bromley, Fountain Henderson, Griffith, Harbison, Hardwick, Irwin, Jamison, Jobe, Jones (12), Lucas, Miller, Overcast, Pouche, Roberts, Schulte, Seitz, Violet and Walsh Moore

Noes (0)

Absent (2): Plank and Wolfin

Committee on Consent and Procedure, Chairman Pouche reporting:

Mr. Speaker: Your Committee on Consent and Procedure, to which was referred **HB 1906**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (8): Appelbaum, Falkner, Hovis, Kalberloh, Matthiesen, Mosley, Pouche and Reed

Noes (0)

Absent (1): Thompson

REFERRAL OF HOUSE JOINT RESOLUTIONS - RULES

The following House Joint Resolutions were referred to the Committee indicated:

HCS HJRs 122, 104 & 149 - Rules - Legislative
HJR 124 - Rules - Legislative
HCS HJRs 173 & 174 - Rules - Legislative

REFERRAL OF HOUSE BILLS - RULES

The following House Bills were referred to the Committee indicated:

HCS HB 1659 - Rules - Legislative
HCS HBs 1717 & 1643 - Rules - Legislative
HCS HBs 1768 & 2060 - Rules - Legislative
HCS HB 1840 - Rules - Administrative
HB 1881 - Rules - Administrative
HCS HBs 2122 & 1626 - Rules - Administrative
HCS HB 2355 - Rules - Administrative
HCS HBs 2366 & 2511 - Rules - Legislative
HCS HB 2711 - Rules - Administrative
HCS HB 2759 - Rules - Administrative
HCS HBs 2913 & 3228 - Rules - Legislative
HCS HB 2944 - Rules - Legislative
HCS HB 3005 - Rules - Administrative
HB 3037 - Rules - Legislative
HCS HB 3105 - Rules - Legislative
HCS HB 3111 - Rules - Legislative
HCS HBs 3231 & 2531 - Rules - Legislative

The following members' presence was noted: Boggs, Brown, Ealy, and Sharp (37).

ADJOURNMENT

On motion of Representative Riley, the House adjourned until 10:00 a.m., Thursday, March 5, 2026.

COMMITTEE HEARINGS

CONSENT AND PROCEDURE

Thursday, March 5, 2026, 10:45 AM or upon adjournment (whichever is later),
House Hearing Room 1.

Executive session will be held: HCS HB 3175

CANCELLED

CONSERVATION AND NATURAL RESOURCES

Thursday, March 5, 2026, 9:00 AM, House Hearing Room 3.

Executive session will be held: HB 1734

FISCAL REVIEW

Thursday, March 5, 2026, 9:30 AM, House Hearing Room 4.

Executive session will be held: HB 2559

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

Pending referrals.

Added HB 2559.

AMENDED

GOVERNMENT EFFICIENCY

Thursday, March 5, 2026, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1833, HB 3136, HB 2506, HB 1758

Executive session will be held: HB 2291, HB 2336, HB 2330

Added HB 2330.

AMENDED

HEALTH AND MENTAL HEALTH

Thursday, March 5, 2026, 12:00 PM or upon adjournment (whichever is later),

House Hearing Room 6.

Public hearing will be held: HB 2570

Executive session will be held: HB 2570, HB 1945

HEALTH AND MENTAL HEALTH

Thursday, March 5, 2026, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 3313, HB 2088, HB 2745, HB 2368

Executive session will be held: HB 2034, HB 2072, HB 2149

Removed HB 1945.

AMENDED

JOINT COMMITTEE ON ADMINISTRATIVE RULES

Monday, March 9, 2026, 11:00 AM, Joint Hearing Room (117).

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

I. Approval of Minutes from the January 20, 2026, meeting.

II. Hearing on Marijuana Microbusiness Rules 19 CSR 100-1, includes: 19 CSR 100-1.060 and 19 CSR 100-1.190.

III. JCAR Director Updates

Portions of this meeting may be closed pursuant to Section 610.021 RSMo (1) relating to legal matters or legal advice.

RULES - LEGISLATIVE

Thursday, March 5, 2026, 11:15 AM or upon adjournment (whichever is later),
House Hearing Room 4.

Executive session will be held: HB 1623, HCS HB 1641, HB 1730, HCS HB 1855,
HCS HBs 1941, 2279 & 1681, HCS HBs 2120 & 1698, HB 2176, HCS HBs 2230 & 2978,
HB 2267, HCS HB 2292, HCS HB 2297, HCS HB 2394, HCS HB 2465,
HCS HBs 2709 & 2671, HB 2760, HB 2925, HB 3000, HCS HB 3009, HCS HB 3129
Executive session may be held on any matter referred to the committee.

Pending referral of HCS HJR 173 & 174.

AMENDED

SPECIAL COMMITTEE ON PROPERTY TAX REFORM

Thursday, March 5, 2026, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 3354, HB 3342

Executive session will be held: HB 3253, HB 3254

SPECIAL COMMITTEE ON TAX REFORM

Thursday, March 5, 2026, 9:00 AM, House Hearing Room 1.

Executive session will be held: HB 2234, HB 2964, HB 2869

UTILITIES

Monday, March 9, 2026, 1:00 PM, House Hearing Room 3.

Committee discussion on possible HCS for HB 2762. There will be no public testimony
and no executive session.

VETERANS AND ARMED FORCES

Tuesday, March 10, 2026, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 7.

Public hearing will be held: HB 2535

HOUSE CALENDAR

THIRTY-THIRD DAY, THURSDAY, MARCH 5, 2026

HOUSE BILLS FOR PERFECTION

HCS HB 2774 - Knight

HB 2383 - Simmons

HCS HBs 3012, 2997 & 3058 - Kelley

HCS HB 3113 - Kelley

HCS HB 1791 - Murphy

HCS HB 2610 - Murphy

HCS HB 2748 - Davidson

HB 2885 - Hovis

HCS HBs 1664, 1610, 1645 & 2182 - Seitz

HB 3205 - Casteel

HCS HB 1696 - Christensen

HB 1867 - Roberts
HB 2576 - Black
HB 3146 - Simmons
HCS HBs 2751, 2831 & 2695 - Perkins
HB 1812 - Nolte
HCS HB 1871 - McGaugh
HB 2686 - Knight

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HBs 2069 & 2208 - Phelps
HB 1834 - Kelley
HB 2146 - Kalberloh
HB 2164 - Dolan
HCS HBs 2642, 2296, 1966 & 1680 - Stinnett
HB 2945 - Hardwick
HCS HB 1939 - Murphy
HB 1997 - Irwin
HB 1825 - Busick
HB 1853 - Hewkin
HB 2458 - Dolan
HCS HBs 2115 & 1876 - McGaugh
HB 1749 - Miller
HB 1756 - Steinmeyer
HB 1783 - Voss
HCS HB 2099 - Amato
HB 2408 - Shields
HB 2409 - Shields
HB 2830 - Collins
HB 2896 - Brown
HB 2107 - West
HCS#2 HB 2668 - Keathley
HCS HBs 2505 & 2044 - Dolan
HB 2859 - Matthiesen
HB 1625 - Haley
HB 1919 - McGirl
HB 2302 - Oehlerking
HCS HB 3035 - Reedy
HCS HB 2335 - Kelley
HB 1771 - Amato
HCS HB 2742 - Jones (12)
HB 1759 - McGirl
HCS HB 1870 - Roberts
HB 1827 - Violet
HB 1940 - McGaugh
HB 2395 - Falkner

HOUSE BILLS FOR PERFECTION - CONSENT

(03/04/2026)

HB 2586 - Casteel

(03/05/2026)

HB 3279 - Shields

HCS HB 2508 - Brown

HOUSE BILLS FOR THIRD READING

HB 1786 - Voss

HCS HB 2105 - Casteel

HB 2397 - Bromley

HCS HB 2108 - Griffith

HB 2818 - Shields

HB 1980 - Cook

HCS HB 2710, (Fiscal Review 3/4/26) - Diehl

HCS HBs 2404 & 2172 - Hruza

HCS#2 HB 2780 - Taylor (48)

HCS HBs 2592, 2787 & 2834 - Stinnett

HB 2125 - Banderman

HB 2559, (Fiscal Review 3/4/26) - Keathley

HB 2928 - Schulte

HCS HB 1797 - McGirl

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HCS HB 2014 - Deaton

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

CCS SS SCS HCS HB 2 - Deaton

CCS SCS HCS HB 3 - Deaton

CCS SCS HCS HB 4 - Deaton

CCS SCS HCS HB 5 - Deaton

CCS SS SCS HCS HB 6 - Deaton

CCS SS SCS HCS HB 7 - Deaton

CCS SS SCS HCS HB 8 - Deaton

CCS SS SCS HCS HB 9 - Deaton

CCS SS SCS HCS HB 10 - Deaton

CCS SS SCS HCS HB 11 - Deaton

CCS SS SCS HCS HB 12 - Deaton

CCS SCS HCS HB 13 - Deaton

CCS SCS HCS HB 17 - Deaton

SCS HCS HB 18 - Deaton

SCS HCS HB 20 - Deaton