



MISSOURI HOUSE OF REPRESENTATIVES  
**WITNESS APPEARANCE FORM**

BILL NUMBER: <b>HB 3090</b>		DATE: <b>2/17/2026</b>	
COMMITTEE: <b>Legislative Review</b>			
<b>TESTIFYING:</b> <input type="checkbox"/> IN SUPPORT OF <input checked="" type="checkbox"/> IN OPPOSITION TO <input type="checkbox"/> FOR INFORMATIONAL PURPOSES			
<b>WITNESS NAME</b>			
<b>INDIVIDUAL:</b>			
WITNESS NAME: <b>ABIGAIL HERNDON</b>		PHONE NUMBER:	
BUSINESS/ORGANIZATION NAME:		TITLE:	
ADDRESS:			
CITY:		STATE:	ZIP:
EMAIL:	ATTENDANCE: <b>Written</b>	SUBMIT DATE: <b>2/16/2026 10:45 PM</b>	

**THE INFORMATION ON THIS FORM IS PUBLIC RECORD UNDER CHAPTER 610, RSMo.**

These cuts will absolutely devastate the department of social services, labor and industrial relations, children, families, the disabled, and farmers.

It will allow Medicaid fraud to go unchecked and go wild.

Now preserving legal, historical and genealogical materials and making them available to the public won't happen. The public have a right to this information and this is will add to the lack of transparency from our government. Stop cutting every single tax that benefits only the 1% percent in Missouri and stop hurting the 99% percent of Missourians with taxes. Then the state's budget deficit wouldn't be so extreme.



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<b>WITNESS NAME</b>			
<b>INDIVIDUAL:</b>			
WITNESS NAME: <b>SARAH BERRY</b>		PHONE NUMBER:	
BUSINESS/ORGANIZATION NAME:		TITLE:	
ADDRESS:			
CITY:		STATE:	ZIP:
EMAIL:	ATTENDANCE: <b>Written</b>	SUBMIT DATE: <b>2/17/2026 11:43 AM</b>	

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HB 3090 usefully increases visibility into dormant state-treasury funds (\$33.082), but it simultaneously removes targeted statutory protections that preserve restricted-purpose monies—especially funds supported by gifts, endowments, or consumer restitution—thereby increasing the risk of donor-intent disputes, undermining program reliability, and converting purpose-built funds into de facto General Revenue float.

**Legislative Notice:**

The General Assembly is placed on notice that HB 3090’s removal of nonreversion protections for multiple dedicated funds—particularly those comprised of restricted gifts, bequests, restitution, or consumer-recovery monies—creates foreseeable program-integrity and legal-risk exposure, including challenges grounded in donor restrictions and statutory purpose conflicts, as well as predictable public reliance harms when funds revert while obligations persist.