

Journal of the Senate

FIRST REGULAR SESSION

SEVENTY-THIRD DAY—TUESDAY, MAY 15, 2001

The Senate met pursuant to adjournment.

President Maxwell in the Chair.

Reverend Carl Gauck offered the following prayer:

“O the depth of the riches and wisdom and knowledge of God!
How unreachable are his judgments and how inscrutable his ways!”
(Romans 11:33)

Dear God, we thank You for creating good out of the rubble of life. Only You can bring good out of the storms we experience. Deliver to us Your promise of the seeds You have planted within us that they may yield the product we’ve worked hard to bring forth; and the truth we share in following Your lead. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

Photographers from KOMU-TV and KTVI-TV were given permission to take pictures in the Senate Chamber today.

The following Senators were present during the day’s proceedings:

Present—Senators

Bentley	Bland	Caskey	Cauthorn
Childers	DePasco	Dougherty	Foster
Gibbons	Goode	Gross	House
Jacob	Johnson	Kenney	Kinder
Klarich	Klindt	Loudon	Mathewson

Quick	Rohrbach	Russell	Schneider
Scott	Sims	Singleton	Staples
Steelman	Stoll	Westfall	Wiggins
Yeckel—33			

Absent with leave—Senator Carter—1

The Lieutenant Governor was present.

CONCURRENT RESOLUTIONS

Senator Cauthorn moved that **HCR 22** be taken up for adoption, which motion prevailed.

On motion of Senator Cauthorn, **HCR 22** was adopted by the following vote:

YEAS—Senators

Bentley	Caskey	Cauthorn	Childers
DePasco	Dougherty	Gibbons	Goode
Gross	House	Jacob	Johnson
Kenney	Kinder	Klarich	Klindt
Loudon	Mathewson	Quick	Rohrbach
Russell	Scott	Sims	Singleton
Staples	Steelman	Stoll	Westfall
Wiggins	Yeckel—30		

NAYS—Senators—None

Absent—Senators

Bland	Foster	Schneider—3
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Absent with leave—Senator Carter—1

Senator Bentley moved that **HCR 23** be taken up for adoption, which motion prevailed.

On motion of Senator Bentley, **HCR 23** was adopted by the following vote:

YEAS—Senators

Bentley	Bland	Caskey	Cauthorn
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Childers	DePasco	Dougherty	Foster
Gibbons	Goode	Gross	House
Jacob	Johnson	Kenney	Kinder
Klarich	Klindt	Loudon	Mathewson
Quick	Rohrbach	Russell	Schneider
Scott	Sims	Staples	Steelman
Stoll	Westfall	Wiggins	Yeckel—32

NAYS—Senators—None

Absent—Senator Singleton—1

Absent with leave—Senator Carter—1

Senator Westfall moved that **SCR 33** be taken up for adoption, which motion prevailed.

Senator Westfall offered **SS** for **SCR 33**:

SENATE SUBSTITUTE FOR
SENATE CONCURRENT RESOLUTION NO. 33

WHEREAS, the Missouri Department of Transportation recently announced that there is a \$25 billion funding gap for highways and bridges for the next twenty years; and

WHEREAS, the Transportation Commission's decision to abandon the 15-Year Plan has caused many Missourians to question the ability of the Missouri Department of Transportation to fulfill its promises and obligations; and

WHEREAS, the highways and transportation infrastructure of Missouri is important to the state's economy and the safety of its citizens; and

WHEREAS, the current system of state funding has moved Missouri into a precarious position with respect to meeting its highway and transportation needs:

NOW, THEREFORE, BE IT RESOLVED by the members of the Missouri Senate, Ninety-first General Assembly, First Regular Session, the House of Representatives concurring therein, that a joint legislative interim committee on funding for highways and transportation be created to be composed of nine members of the Senate, to be appointed by the President Pro Tem of the Senate, and nine members of the House of Representatives, to be appointed by the Speaker of the House of Representatives; and

BE IT FURTHER RESOLVED that said committee review previous studies that have analyzed funding for Missouri's transportation needs and analyze current expenditures and funding sources and any statutory or constitutional restraints on such expenditures and make any recommendations it deems appropriate concerning this issue; and

BE IT FURTHER RESOLVED that said committee conduct

public hearings across the state to make the public aware of Missouri's transportation needs and that the committee solicit from the public information regarding the public's preferred methods of addressing such needs; and

BE IT FURTHER RESOLVED that said committee prepare a final report, together with its recommendations for any legislative action it deems necessary for submission to the General Assembly prior to the commencement of the Second Regular Session of the Ninety-first General Assembly; and

BE IT FURTHER RESOLVED that said committee may solicit any input and information necessary to fulfill its obligations from the Missouri Department of Transportation, political subdivisions and other interested parties of this state; and

BE IT FURTHER RESOLVED that House Research, the Committee on Legislative Research, and Senate Research shall provide such legal, research, clerical, technical and bill drafting services as the committee may require in the performance of its duties; and

BE IT FURTHER RESOLVED that the actual and necessary expenses of the committee, its members and any staff personnel assigned to the committee incurred in attending meetings of the committee or any subcommittee thereof shall be paid from the Joint Contingent Fund.

Senator Westfall moved that **SS** for **SCR 33** be adopted.

Senator Jacob offered **SA 1**, which was read:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Concurrent Resolution No. 33, Page 2, Line 3, by inserting after all of said line the following:

“BE IT FURTHER RESOLVED that said committee conduct studies of damage caused by trucks traveling on Missouri roadways and conduct studies concerning various speeds of trucks traveling on Missouri roadways as such speeds relate to safety to drivers and to damage on the roadways; and”.

Senator Jacob moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Childers, House, Scott and Stoll.

Senator Westfall offered **SSA 1** for **SA 1**, which was read:

SENATE SUBSTITUTE AMENDMENT NO. 1
FOR SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate

Concurrent Resolution No. 33, Page 1, Line 23, by inserting after the word “analyzed”, “causes of damage to highways and”.

Senator Westfall moved that the above substitute amendment be adopted.

Senator Jacob raised the point of order that **SSA 1** for **SA 1** is out of order as it is not a true substitute amendment.

The point of order was referred to the President Pro Tem, who ruled it well taken.

SA 1 was again taken up.

SA 1 was adopted by the following vote:

YEAS—Senators

Bentley	Bland	Cauthorn	Childers
DePasco	Foster	Gibbons	Goode
Gross	House	Jacob	Johnson
Kenney	Kinder	Klarich	Klindt
Loudon	Mathewson	Quick	Rohrbach
Russell	Scott	Sims	Steelman
Stoll	Westfall	Wiggins	Yeckel—28

NAYS—Senators

Caskey Singleton—2

Absent—Senators

Dougherty Schneider Staples—3

Absent with leave—Senator Carter—1

Senator Childers offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Concurrent Resolution No. 33, Page 2, Line 13, by inserting after the word “Assembly” the following: “and previous to any utilization of new funding available to the Missouri Department of Transportation after July 1, 2001.”.

Senator Childers moved that the above amendment be adopted, which motion prevailed.

Senator Westfall offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Substitute for Senate Concurrent Resolution No. 33, Page 1, Line 23, by inserting after the word “analyzed”, “causes of damage to highways and”.

Senator Westfall moved that the above amendment be adopted, which motion prevailed.

Senator Westfall moved that **SS** for **SCR 33**, as amended, be adopted, which motion prevailed.

Senator Westfall moved that **SCR 33**, as amended by the **SS**, be adopted, which motion failed to receive a constitutional majority by the following vote:

YEAS—Senators

Bentley	Cauthorn	Childers	Foster
Gibbons	Gross	Kenney	Kinder
Klarich	Klindt	Loudon	Rohrbach
Russell	Sims	Steelman	Westfall
Yeckel—17			

NAYS—Senators

Bland	Caskey	DePasco	Dougherty
Goode	House	Jacob	Johnson
Mathewson	Quick	Schneider	Scott
Staples	Stoll	Wiggins—15	

Absent—Senator Singleton—1

Absent with leave—Senator Carter—1

HOUSE BILLS ON THIRD READING

Senator Klindt moved, pursuant to the provisions of Senate Rule 6, that **HS** for **HCS** for **HB 1000**, with **SCS**, entitled:

An Act to repeal sections 128.345 and 128.346, RSMo 2000, and to enact in lieu thereof eleven new sections relating to the composition of congressional districts.

Be called from the Informal Calendar and taken up for 3rd reading and final passage, which motion prevailed.

SCS for **HS** for **HCS** for **HB 1000**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR HOUSE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1000

An Act to repeal sections 128.345 and 128.346, RSMo 2000, and to enact in lieu thereof eleven new sections relating to the composition of congressional districts.

Was taken up.

Senator Klindt moved that **SCS** for **HS** for **HCS** for **HB 1000** be adopted.

Senator Gibbons offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 1000, Pages 2-17, Section 128.400, Lines 2-555, by striking said lines and inserting in lieu thereof the following:

"St. Louis County (part)

VTD: 18910 Airport26

VTD: 18911 Airport27&49&62

VTD: 18912 Airport29&53

VTD: 189127 CreveCoeur11&12&13

VTD: 189128 CreveCoeur14&15&24&51

VTD: 189129 CreveCoeur16&82

VTD: 18913 Airport30

VTD: 189130 CreveCoeur17&47&58

VTD: 189132 CreveCoeur20&28&30&38&46&60&63&64&65

VTD: 189133 CreveCoeur21&39&67&68&69&70&71&72&73&74

VTD: 189134 CreveCoeur22&40&61&75&76&77&78&79&80&818

VTD: 189135 CreveCoeur23&33

VTD: 189136 CreveCoeur25

VTD: 189137 CreveCoeur26

VTD: 189138 CreveCoeur27

VTD: 189139 CreveCoeur29&31&37&45

VTD: 18914 Airport31&33

VTD: 189140 CreveCoeur3&5

VTD: 189141 CreveCoeur34&66

VTD: 189142 CreveCoeur35

VTD: 189143 CreveCoeur36&55

VTD: 189144 CreveCoeur4&32&50&56&59

VTD: 189145 CreveCoeur42

VTD: 189146 CreveCoeur43&57&62

VTD: 189147 CreveCoeur44

VTD: 189148 CreveCoeur48

VTD: 189150 CreveCoeur53&54

VTD: 189152 CreveCoeur6&8&18&19&41&52&83

VTD: 189153 CreveCoeur7MHT13&29

VTD: 189154 Ferguson1&12&21

VTD: 189155 Ferguson10

VTD: 189156 Ferguson11

VTD: 189157 Ferguson14&31&40&55

VTD: 189158 Ferguson16&17

VTD: 189159 Ferguson18&19&27

VTD: 18916 Airport32&37&41

VTD: 189160 Ferguson2&4&25&39

VTD: 189161 Ferguson20&60

VTD: 189162 Ferguson22&29

VTD: 189163 Ferguson24&26

VTD: 189164 Ferguson28&30

VTD: 189165 Ferguson3&13&15&23&51

VTD: 189166 Ferguson32&36

VTD: 189167 Ferguson33&56

VTD: 189168 Ferguson34&35

VTD: 189169 Ferguson42

VTD: 18917 Airport34&64

VTD: 189170 Ferguson43

VTD: 189171 Ferguson44&45&46&52

VTD: 189172 Ferguson47

VTD: 189173 Ferguson48&50

VTD: 189174 Ferguson49

VTD: 189175 Ferguson5

VTD: 189176 Ferguson58SPL9

VTD: 189177 Ferguson59

VTD: 189178 Ferguson6

VTD: 189179 Ferguson7&37

- VTD: 18918 Airport4&28**
VTD: 189180 Ferguson8&38&57
VTD: 189181 Ferguson9
VTD: 189183 Florissant1&2LC20SPL4
VTD: 189184 Florissant12&24&33&36&46
VTD: 189185 Florissant14&28&47
VTD: 189186 Florissant15
VTD: 189187 Florissant16&26&29&41&49
VTD: 189188 Florissant17
VTD: 189189 Florissant19&42&18&23
VTD: 18919 Airport44
VTD: 189190 Florissant20&37&48
VTD: 189191 Florissant21&44&50
VTD: 189192 Florissant22&32
VTD: 189193 Florissant27&31&40
VTD: 189194 Florissant3FER41
VTD: 189195 Florissant30&35
VTD: 189196 Florissant4&11
VTD: 189197 Florissant5&25
VTD: 189198 Florissant51&52
VTD: 189199 Florissant6&13
VTD: 1892 Airport1&2&3&6&20&48&51
VTD: 18920 Airport47
VTD: 189200 Florissant7&34&38&39
VTD: 189201 Florissant8
VTD: 189202 Florissant9&10&45
VTD: 18921 Airport5&18&21&39&46&57
&59&63
VTD: 18922 Airport50
VTD: 18923 Airport54
VTD: 18924 Airport56
VTD: 18925 Airport60
VTD: 189251 Hadley6
VTD: 189252 Hadley7&8&36
VTD: 189254 HallsFerry1&2&3&6
- VTD: 189255 HallsFerry10**
VTD: 189256 HallsFerry11
VTD: 189257 HallsFerry12&13
VTD: 189258 HallsFerry14
VTD: 189259 HallsFerry15
VTD: 18926 Airport7&52
VTD: 189260 HallsFerry16&17&18&19
VTD: 189261 HallsFerry20
VTD: 189262 HallsFerry21
VTD: 189263 HallsFerry22
VTD: 189264 HallsFerry23&24
VTD: 189265 HallsFerry25&34&35
VTD: 189266 HallsFerry26&27&28&31&
32&33
VTD: 189267 HallsFerry29&30FER61
VTD: 189268 HallsFerry37&38&39
VTD: 189269 HallsFerry4
VTD: 18927 Airport8&12
VTD: 189270 HallsFerry41&42
VTD: 189271 HallsFerry5
VTD: 189272 HallsFerry7
VTD: 189273 HallsFerry8&9
VTD: 18928 Airport9&13
VTD: 1893 Airport10&36&43
VTD: 189347 Lewis&Clark1&18
VTD: 189348 Lewis&Clark10
VTD: 189349 Lewis&Clark11&16&38NW
33&63
VTD: 189350 Lewis&Clark14&28&42
VTD: 189351 Lewis&Clark15&33&40
VTD: 189352 Lewis&Clark17&26&30&35
&39&24
VTD: 189353 Lewis&Clark19&27
VTD: 189354 Lewis&Clark2&3
VTD: 189355 Lewis&Clark21&31
VTD: 189356 Lewis&Clark23&25&37FLO

VTD: 189357 Lewis&Clark29&43
 VTD: 189358 Lewis&Clark36
 VTD: 189359 Lewis&Clark4
 VTD: 189360 Lewis&Clark5
 VTD: 189361 Lewis&Clark6&9
 VTD: 189362 Lewis&Clark7&13&34&41
 VTD: 189363 Lewis&Clark8&22
 VTD: 189365 MarylandHeights10&38&40
 VTD: 189366 MarylandHeights11&23
 VTD: 189368 MarylandHeights14
 VTD: 189370 MarylandHeights17&25
 VTD: 189378 MarylandHeights31&32&41
 &43 (part)
 BLK: 151411011
 BLK: 151423001
 BLK: 151423002
 BLK: 151423016
 BLK: 151423017
 VTD: 189382 MarylandHeights8&21&28
 VTD: 1894 Airport11&40&55MID32&46
 VTD: 189410 Midland1&10
 VTD: 189411 Midland12
 VTD: 189412 Midland13&40
 VTD: 189413 Midland14
 VTD: 189414 Midland15&16&36&51
 VTD: 189415 Midland17&52
 VTD: 189416 Midland18&24
 VTD: 189417 Midland19&34&38
 VTD: 189418 Midland2&3&45
 VTD: 189419 Midland20&29
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 VTD: 189426 Midland37
 VTD: 189427 Midland4
 VTD: 189428 Midland42&50
 VTD: 189429 Midland25&43
 VTD: 189430 Midland48
 VTD: 189431 Midland49
 VTD: 189432 Midland5&8&53
 VTD: 189433 Midland6&11
 VTD: 189434 Midland7&22
 VTD: 189435 Midland9&23&30
 VTD: 189461 Normandy1
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 67&76
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 VTD: 189468 Normandy16&41&46&68
 VTD: 189469 Normandy18&48
 VTD: 189470 Normandy2
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 VTD: 189472 Normandy21
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 VTD: 189476 Normandy3
 VTD: 189477 Normandy30&40&50&51&
 57&61
 VTD: 189478 Normandy32
 VTD: 189479 Normandy34
 VTD: 189480 Normandy38&AP58

VTD: 189481 Normandy4&72
VTD: 189482 Normandy45&73&74
VTD: 189483 Normandy5&52
VTD: 189484 Normandy53
VTD: 189485 Normandy55&59&60
VTD: 189486 Normandy56
VTD: 189487 Normandy58
VTD: 189488 Normandy6&7
VTD: 189489 Normandy64&69&65&66&78
VTD: 189490 Normandy77AP17NRW18&20
VTD: 189491 Normandy9&37
VTD: 189492 Northwest1
VTD: 189493 Northwest10&53
VTD: 189494 Northwest12&57
VTD: 189496 Northwest14&15&16
VTD: 189497 Northwest17&39&45AP35&
38&42
VTD: 189498 Northwest18&41
VTD: 189499 Northwest19
VTD: 1895 Airport14&15
VTD: 189500 Northwest2&4
VTD: 189501 Northwest20&40
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VTD: 189504 Northwest26
VTD: 189505 Northwest28&50
VTD: 189506 Northwest29&31&38&42
VTD: 189507 Northwest3
VTD: 189508 Northwest34LC12&32
VTD: 189509 Northwest36&49
VTD: 189510 Northwest37AP23
VTD: 189511 Northwest43
VTD: 189512 Northwest48
VTD: 189513 Northwest55
VTD: 189514 Northwest59&62
VTD: 189515 Northwest6
VTD: 189516 Northwest7&24&30&44&56
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VTD: 189519 Norwood1
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VTD: 189523 Norwood22&23
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VTD: 189526 Norwood29
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VTD: 189529 Norwood35HLF40
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VTD: 189531 Norwood39&41
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VTD: 189534 Norwood45&46
VTD: 189535 Norwood47
VTD: 189536 Norwood5&6&7
VTD: 189537 Norwood52&54&55
VTD: 189538 Norwood56NOR8
VTD: 189539 Norwood8&9&10&11&12
&13&14&15&16
VTD: 189580 SpanishLake1&35
VTD: 189581 SpanishLake10&34
VTD: 189582 SpanishLake11&29
VTD: 189583 SpanishLake12&20
VTD: 189584 SpanishLake14
VTD: 189585 SpanishLake15&22
VTD: 189586 SpanishLake16
VTD: 189587 SpanishLake17
VTD: 189588 SpanishLake2&3
VTD: 189589 SpanishLake21&33

- VTD: 189590 SpanishLake23
 VTD: 189591 SpanishLake24&25
 VTD: 189592 SpanishLake26
 VTD: 189593 SpanishLake27
 VTD: 189594 SpanishLake30&31SF4
 VTD: 189595 SpanishLake32
 VTD: 189596 SpanishLake5&18
 VTD: 189597 SpanishLake6&28
 VTD: 189598 SpanishLake7
 VTD: 189599 SpanishLake8&13&19
 VTD: 1896 Airport16
 VTD: 189600 St.Ferdinand1
 VTD: 189601 St.Ferdinand10
 VTD: 189602 St.Ferdinand13&14
 VTD: 189603 St.Ferdinand15&16&24
 VTD: 189604 St.Ferdinand18&20&38
 VTD: 189605 St.Ferdinand19&28
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 22&27&30&34
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 VTD: 189656 University4&10
 VTD: 189657 University5&6&7NOR62&63
 VTD: 189658 University8&9
 VTD: 1897 Airport19&45&61NW5&11&60
 &61
 VTD: 1898 Airport22
 VTD: 1899 Airport24&25
 St. Louis City (part)
 VTD: 51010 Ward1Pct5
 VTD: 510109 Ward17Pct1
 VTD: 51011 Ward1Pct6
 VTD: 510110 Ward17Pct10
 VTD: 510113 Ward17Pct13
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 VTD: 51012 Ward1Pct7
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VTD: 510129 Ward18Pct14
VTD: 51013 Ward1Pct8
VTD: 510130 Ward18Pct2
VTD: 510131 Ward18Pct3
VTD: 510132 Ward18Pct4
VTD: 510133 Ward18Pct5
VTD: 510134 Ward18Pct6
VTD: 510135 Ward18Pct7
VTD: 510136 Ward18Pct8
VTD: 510137 Ward18Pct9
VTD: 510138 Ward19Pct1
VTD: 510139 Ward19Pct10
VTD: 51014 Ward1Pct9
VTD: 510140 Ward19Pct11
VTD: 510141 Ward19Pct12
VTD: 510142 Ward19Pct13
VTD: 510143 Ward19Pct2
VTD: 510144 Ward19Pct3
VTD: 510145 Ward19Pct4
VTD: 510146 Ward19Pct5
VTD: 510147 Ward19Pct6
VTD: 510148 Ward19Pct7
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VTD: 510163 Ward20Pct1
VTD: 510164 Ward20Pct10
VTD: 510165 Ward20Pct11
VTD: 510166 Ward20Pct12
VTD: 510167 Ward20Pct13
VTD: 510168 Ward20Pct14
VTD: 510169 Ward20Pct2
VTD: 510170 Ward20Pct3
VTD: 510171 Ward20Pct4
VTD: 510172 Ward20Pct5
VTD: 510173 Ward20Pct6
VTD: 510174 Ward20Pct8
VTD: 510175 Ward20Pct9
VTD: 510176 Ward21Pct1
VTD: 510177 Ward21Pct11
VTD: 510178 Ward21Pct12
VTD: 510179 Ward21Pct13
VTD: 510180 Ward21Pct14
VTD: 510181 Ward21Pct2
VTD: 510182 Ward21Pct3
VTD: 510183 Ward21Pct4
VTD: 510184 Ward21Pct5
VTD: 510185 Ward21Pct6
VTD: 510186 Ward21Pct7
VTD: 510187 Ward21Pct8
VTD: 510188 Ward21Pct9
VTD: 510189 Ward22Pct1
VTD: 510190 Ward22Pct10

VTD: 510191 Ward22Pct11
VTD: 510192 Ward22Pct2
VTD: 510193 Ward22Pct3
VTD: 510194 Ward22Pct4
VTD: 510195 Ward22Pct5
VTD: 510196 Ward22Pct6
VTD: 510197 Ward22Pct7
VTD: 510198 Ward22Pct8
VTD: 510199 Ward22Pct9
VTD: 5102 Ward1Pct1
VTD: 510246 Ward26Pct1
VTD: 510247 Ward26Pct10
VTD: 510248 Ward26Pct11
VTD: 510249 Ward26Pct12
VTD: 510250 Ward26Pct2
VTD: 510251 Ward26Pct3
VTD: 510252 Ward26Pct4
VTD: 510253 Ward26Pct5
VTD: 510254 Ward26Pct6
VTD: 510255 Ward26Pct7
VTD: 510256 Ward26Pct8
VTD: 510257 Ward26Pct9
VTD: 510258 Ward27Pct1
VTD: 510259 Ward27Pct10
VTD: 510260 Ward27Pct11
VTD: 510261 Ward27Pct12
VTD: 510262 Ward27Pct2
VTD: 510263 Ward27Pct3
VTD: 510264 Ward27Pct4
VTD: 510265 Ward27Pct5
VTD: 510266 Ward27Pct6
VTD: 510267 Ward27Pct7
VTD: 510268 Ward27Pct8
VTD: 510269 Ward27Pct9
VTD: 510271 Ward28Pct10

VTD: 510272 Ward28Pct11
VTD: 510273 Ward28Pct12
VTD: 510274 Ward28Pct13
VTD: 510275 Ward28Pct14
VTD: 510276 Ward28Pct15
VTD: 510278 Ward28Pct3
VTD: 510279 Ward28Pct4
VTD: 510280 Ward28Pct5
VTD: 510281 Ward28Pct6
VTD: 510282 Ward28Pct7
VTD: 510283 Ward28Pct8
VTD: 510284 Ward28Pct9
VTD: 510285 Ward3Pct1
VTD: 510286 Ward3Pct10
VTD: 510287 Ward3Pct11
VTD: 510288 Ward3Pct12
VTD: 510289 Ward3Pct2
VTD: 510290 Ward3Pct3
VTD: 510291 Ward3Pct4
VTD: 510292 Ward3Pct5
VTD: 510293 Ward3Pct6
VTD: 510294 Ward3Pct7
VTD: 510295 Ward3Pct8
VTD: 510296 Ward3Pct9
VTD: 510297 Ward4Pct1
VTD: 510298 Ward4Pct10
VTD: 510299 Ward4Pct11
VTD: 5103 Ward1Pct10
VTD: 510300 Ward4Pct12
VTD: 510301 Ward4Pct13
VTD: 510302 Ward4Pct2
VTD: 510303 Ward4Pct3
VTD: 510304 Ward4Pct4
VTD: 510305 Ward4Pct5
VTD: 510306 Ward4Pct6

VTD: 510307 Ward4Pct7
VTD: 510308 Ward4Pct8
VTD: 510309 Ward4Pct9
VTD: 510310 Ward5Pct1
VTD: 510311 Ward5Pct2
VTD: 510312 Ward5Pct3
VTD: 510313 Ward5Pct4
VTD: 510314 Ward5Pct5
VTD: 510315 Ward5Pct6
VTD: 510316 Ward5Pct7
VTD: 510317 Ward5Pct8
VTD: 510318 Ward5Pct9
VTD: 510320 Ward6Pct10
VTD: 510321 Ward6Pct11
VTD: 510323 Ward6Pct3
VTD: 510324 Ward6Pct4
VTD: 510325 Ward6Pct5
VTD: 510326 Ward6Pct6
VTD: 510327 Ward6Pct7
VTD: 510328 Ward6Pct8
VTD: 510329 Ward6Pct9
VTD: 510331 Ward7Pct10
VTD: 510332 Ward7Pct11 (part)
BLK: 231002000
BLK: 231002001
BLK: 231002002
BLK: 231002003
BLK: 231002004
BLK: 231002005
BLK: 231002006
BLK: 231002007
BLK: 231002008
BLK: 231002009
BLK: 231002010
BLK: 231002011

BLK: 231002012
BLK: 231002013
VTD: 510335 Ward7Pct14
VTD: 510337 Ward7Pct3
VTD: 510341 Ward7Pct7
VTD: 510342 Ward7Pct8
VTD: 510347 Ward8Pct12
VTD: 510348 Ward8Pct13 (part)
BLK: 172001002
BLK: 172001003
BLK: 172001004
BLK: 172007000
VTD: 510349 Ward8Pct14
VTD: 510350 Ward8Pct15
VTD: 510351 Ward8Pct16
VTD: 510357 Ward8Pct7 (part)
BLK: 173002000
BLK: 173002001
BLK: 173002002
BLK: 173002003
BLK: 173002004
BLK: 173002005
BLK: 173002006
BLK: 173002007
BLK: 173002008
VTD: 510370 Ward17Pct4
VTD: 510371 Ward20Pct7
VTD: 510372 Ward21Pct10
VTD: 5104 Ward1Pct11
VTD: 5105 Ward1Pct12
VTD: 5106 Ward1Pct13
VTD: 5107 Ward1Pct2
VTD: 5108 Ward1Pct3
VTD: 5109 Ward1Pct4"; and
Further amend said bill, Pages 17 to 37,

Section 128.405, Lines 2 to 763, by striking said lines and inserting in lieu thereof the following:

"Lincoln County

St. Charles County (part)

VTD: 18310 107

VTD: 183100 26

VTD: 183101 27

VTD: 183102 3

VTD: 183103 31

VTD: 183104 32

VTD: 183105 33

VTD: 183106 34

VTD: 183107 35

VTD: 183108 36

VTD: 183109 37

VTD: 183110 4

VTD: 183111 41

VTD: 183112 42

VTD: 183113 43

VTD: 183114 44

VTD: 183115 45

VTD: 183117 47

VTD: 183118 5

VTD: 183119 51

VTD: 18312 108

VTD: 183120 52

VTD: 183121 53

VTD: 183122 54

VTD: 183123 55

VTD: 183124 56

VTD: 183125 57

VTD: 183126 6

VTD: 183127 61

VTD: 183128 62

VTD: 183129 63

VTD: 18313 109

VTD: 183130 70

VTD: 183131 71

VTD: 183132 72

VTD: 183133 80

VTD: 183134 81

VTD: 183135 82

VTD: 183136 83 (part)

BLK: 111112002

BLK: 111112023

BLK: 111113996

BLK: 111113997

BLK: 111113998

BLK: 111213023

BLK: 111213024

BLK: 111213026

BLK: 111213027

BLK: 111213028

BLK: 111213029

VTD: 183137 84

VTD: 183138 85

VTD: 183139 86

VTD: 18314 11

VTD: 183140 87

VTD: 183141 88

VTD: 18315 110

VTD: 18316 111

VTD: 18317 12

VTD: 18318 120

VTD: 18319 121

VTD: 1832 1

VTD: 18320 122

VTD: 18321 123

VTD: 18322 124

VTD: 18323 125

VTD: 18324 126
VTD: 18325 127
VTD: 18326 128
VTD: 18327 129
VTD: 18328 13
VTD: 18329 130
VTD: 1833 100
VTD: 18330 131
VTD: 18331 132
VTD: 18332 140
VTD: 18333 141
VTD: 18334 142
VTD: 18335 143
VTD: 18336 144
VTD: 18337 145
VTD: 18338 146
VTD: 18339 147
VTD: 1834 101
VTD: 18340 148
VTD: 18341 149
VTD: 18343 14
VTD: 18344 15
VTD: 18346 151
VTD: 18348 153
VTD: 18349 154
VTD: 1835 102
VTD: 18350 160
VTD: 18351 161
VTD: 18352 162
VTD: 18353 163
VTD: 18354 164
VTD: 18355 165
VTD: 18356 166
VTD: 18357 167
VTD: 18358 168

VTD: 18359 180
VTD: 1836 103
VTD: 18360 181
VTD: 18362 182
VTD: 18363 183
VTD: 18364 184
VTD: 18365 185
VTD: 18366 186
VTD: 1837 104
VTD: 18371 203 (part)
BLK: 111441023
BLK: 111441024
BLK: 111441025
BLK: 111441039
BLK: 111441040
BLK: 111441041
BLK: 111441042
BLK: 111441043
BLK: 111441044
BLK: 111441045
BLK: 111441046
BLK: 111441047
BLK: 111441048
BLK: 111441055
BLK: 111441057
BLK: 111441059
BLK: 111441060
BLK: 111441061
BLK: 111441062
BLK: 111441063
BLK: 111441064
BLK: 111441065
BLK: 111441089
BLK: 111441090
BLK: 111441091

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BLK: 111441092	BLK: 111344029
BLK: 111441093	BLK: 111344030
BLK: 111441094	BLK: 111344031
BLK: 111441095	BLK: 111344032
BLK: 111441096	BLK: 111344033
BLK: 111441097	BLK: 111344034
BLK: 111441098	BLK: 111344035
BLK: 111441099	BLK: 111344036
BLK: 111441100	BLK: 111344037
BLK: 111441138	BLK: 111344038
BLK: 119021024	BLK: 111344039
BLK: 119021027	BLK: 111344040
BLK: 119021069	BLK: 111344041
BLK: 119021070	BLK: 111344042
BLK: 119021071	BLK: 111344043
BLK: 119021072	BLK: 111344044
BLK: 119021074	BLK: 111344045
VTD: 18372 204	BLK: 111344046
VTD: 18373 205	BLK: 111344047
VTD: 18374 206 (part)	BLK: 111344048
BLK: 111243032	BLK: 111344049
BLK: 111243033	BLK: 111344050
BLK: 111243034	BLK: 111344051
BLK: 111243054	BLK: 111344052
BLK: 111243055	BLK: 111344053
BLK: 111243056	BLK: 111344054
BLK: 111243057	BLK: 111344055
BLK: 111243058	BLK: 111344056
BLK: 111243059	BLK: 111344057
BLK: 111243060	BLK: 111344058
BLK: 111243061	BLK: 111344059
BLK: 111243062	BLK: 111344060
BLK: 111243063	BLK: 111344061
BLK: 111243065	BLK: 111344062
BLK: 111243074	BLK: 111344063

BLK: 111344064
BLK: 111344065
BLK: 111344066
BLK: 111344067
BLK: 111344068
BLK: 111344069
BLK: 111344070
BLK: 111344071
BLK: 111344072
BLK: 111344073
BLK: 111344074
BLK: 111344075
BLK: 111344076
BLK: 111344077
BLK: 111344078
BLK: 111344079
BLK: 111344080
BLK: 111344081
BLK: 111344082
BLK: 111344083
BLK: 111344084
BLK: 111344085
BLK: 111344086
BLK: 111344087
BLK: 111344088
BLK: 111344089
BLK: 111344090
BLK: 111344091
BLK: 111344092
BLK: 111344093
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BLK: 111344095
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BLK: 111344097
BLK: 111344098

BLK: 111344099
BLK: 111344100
BLK: 111344101
BLK: 111344102
BLK: 111344103
BLK: 111344104
BLK: 111344105
BLK: 111344106
BLK: 111344107
BLK: 111344108
BLK: 111344109
BLK: 111344110
BLK: 111344111
BLK: 111344112
VTD: 18376 207 (part)
BLK: 111441022
BLK: 111441102
BLK: 111441103
BLK: 111441104
BLK: 111441105
BLK: 111441106
BLK: 111441137
VTD: 18377 208
VTD: 18379 210 (part)
BLK: 119021073
BLK: 119021075
BLK: 119021076
BLK: 119021077
BLK: 119021078
BLK: 119021079
BLK: 119021080
BLK: 119021081
BLK: 119021082
VTD: 1838 105
VTD: 18381 211

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VTD: 18382 212
VTD: 18384 21
VTD: 18385 22
VTD: 18386 220 (part)
BLK: 111031999
BLK: 111321011
VTD: 18387 221 (part)
BLK: 111243066
VTD: 1839 106
VTD: 18393 228
VTD: 18395 23
VTD: 18396 230 (part)
BLK: 111221000
BLK: 111221001
BLK: 111221002
BLK: 111221003
BLK: 111221004
BLK: 111221005
BLK: 111221006
BLK: 111221007
BLK: 111221008
BLK: 111221009
BLK: 111221010
BLK: 111221011
BLK: 111221012
BLK: 111221013
BLK: 111221014
BLK: 111221015
BLK: 111221016
BLK: 111221017
BLK: 111221018
BLK: 111221019
BLK: 111221020
VTD: 18398 24
VTD: 18399 25

St. Louis County (part)
VTD: 189102 Concord11&12&16&57
(part)
BLK: 213012013
VTD: 189103 Concord13&28
VTD: 189108 Concord21&30&51 (part)
BLK: 213012008
VTD: 189110 Concord24&32&46&48&49
VTD: 189111 Concord25
VTD: 189115 Concord31
VTD: 189119 Concord42&45
VTD: 189120 Concord43
VTD: 189126 CreveCoeur1
VTD: 189131 CreveCoeur2&9&10
VTD: 189149 CreveCoeur49
VTD: 189212 Gravios2
VTD: 189217 Gravios26
VTD: 189220 Gravios3&7&8
VTD: 189226 Gravios41
VTD: 189228 Gravios5 (part)
BLK: 208033012
BLK: 208033013
BLK: 208033014
BLK: 208033015
VTD: 189231 Gravios9&45&46
VTD: 189232 Gravois9&45&46
VTD: 189241 Hadley25&27 (part)
BLK: 167004010
VTD: 189274 Jefferson1&3
VTD: 189282 Jefferson2
VTD: 189289 Jefferson32&33&35
VTD: 18929 Bonhomme1
VTD: 189290 Jefferson34&36
VTD: 189291 Jefferson37&38&39&40
VTD: 189292 Jefferson4&5

VTD: 18930 Bonhomme10
VTD: 189302 Lafayette1&3
VTD: 189303 Lafayette14&28
VTD: 189304 Lafayette15&16&17
VTD: 189305 Lafayette18&19&20&21&51
VTD: 189306 Lafayette2&53
VTD: 189307 Lafayette22&23&50
VTD: 189308 Lafayette24&48&49
VTD: 189309 Lafayette25&26&36&37
VTD: 18931 Bonhomme11&26&44&49
VTD: 189310 Lafayette27
VTD: 189311 Lafayette29
VTD: 189312 Lafayette32
VTD: 189313 Lafayette33
VTD: 189314 Lafayette34&35&40&44
VTD: 189315 Lafayette38
VTD: 189316 Lafayette39
VTD: 189317 Lafayette4&52
VTD: 189318 Lafayette41&42&47
VTD: 189319 Lafayette43
VTD: 18932 Bonhomme12
VTD: 189320 Lafayette45
VTD: 189321 Lafayette46
VTD: 189322 Lafayette5
VTD: 189323 Lafayette6
VTD: 189324 Lafayette7&13
VTD: 189325 Lafayette8&9&10&11&12
VTD: 18933 Bonhomme13
VTD: 189333 Lemay17&24&29&32&46
(part)
BLK: 213011002
BLK: 213011003
BLK: 213011014
BLK: 213011015
BLK: 213011016
BLK: 213011018
VTD: 18934 Bonhomme14&15&28&29
VTD: 18935 Bonhomme16&37&38&39
VTD: 18936 Bonhomme17&18&21
VTD: 189364 MarylandHeights1&4&5
VTD: 189367 MarylandHeights12&16&22
VTD: 189369 MarylandHeights15
VTD: 18937 Bonhomme2
VTD: 189371 MarylandHeights18&36&
37&42
VTD: 189372 MarylandHeights19&33
VTD: 189373 MarylandHeights2&24&
26CHE59
VTD: 189374 MarylandHeights20
VTD: 189375 MarylandHeights27CHE47
VTD: 189376 MarylandHeights3MR79
VTD: 189377 MarylandHeights30&34
VTD: 189378 MarylandHeights31&32&
41&43 (part)
BLK: 151422000
BLK: 151422001
BLK: 151422002
BLK: 151422003
BLK: 151422004
BLK: 151422005
BLK: 151422006
BLK: 151422007
BLK: 151422010
BLK: 151422011
BLK: 151422012
BLK: 151422013
BLK: 151422014
BLK: 151422015
BLK: 151422016
BLK: 151423000
BLK: 151423012

BLK: 151423013
 BLK: 151423014
 BLK: 151423015
 VTD: 189379 MarylandHeights35MR17&
 75&78
 VTD: 18938 Bonhomme23&47
 VTD: 189380 MarylandHeights6
 VTD: 189381 MarylandHeights7&39MR52
 VTD: 189383 MarylandHeights9
 VTD: 189384 Meramec1&2&40
 VTD: 189385 Meramec11&25&66
 VTD: 189386 Meramec12&44&70
 VTD: 189387 Meramec13&22&24&68&72
 VTD: 189388 Meramec15
 VTD: 189389 Meramec17
 VTD: 18939 Bonhomme24
 VTD: 189390 Meramec18&19&20
 VTD: 189391 Meramec21&57&69
 VTD: 189392 Meramec23
 VTD: 189393 Meramec27&28&39&52&
 53&55CHE40&43&44&62
 VTD: 189394 Meramec29&45&48&50&58
 &60
 VTD: 189395 Meramec3&14&26&30&32
 VTD: 189396 Meramec37&63
 VTD: 189397 Meramec4&34&46&47
 VTD: 189398 Meramec42
 VTD: 189399 Meramec43&49&62&54
 VTD: 18940 Bonhomme25&34
 VTD: 189400 Meramec51
 VTD: 189402 Meramec56&67
 VTD: 189403 Meramec6&41
 VTD: 189404 Meramec61&71
 VTD: 189405 Meramec64
 VTD: 189406 Meramec65
 VTD: 189407 Meramec7&10&33
 VTD: 189408 Meramec8&31&59CHE45
 VTD: 189409 Meramec9&16&35
 VTD: 18941 Bonhomme27
 VTD: 18942 Bonhomme3&36&42&43&46
 VTD: 18943 Bonhomme31&32
 VTD: 189436 MissouriRiver1&2
 VTD: 189437 MissouriRiver10&12
 VTD: 189438 MissouriRiver16&47
 VTD: 189439 MissouriRiver22&37&40&42
 VTD: 18944 Bonhomme33
 VTD: 189440 MissouriRiver23&34
 VTD: 189441 MissouriRiver25&31&44&
 45&61
 VTD: 189442 MissouriRiver26&55&60
 VTD: 189443 MissouriRiver3&67
 VTD: 189444 MissouriRiver30
 VTD: 189445 MissouriRiver35&50
 VTD: 189446 MissouriRiver36&46&69
 VTD: 189447 MissouriRiver38
 VTD: 189448 MissouriRiver4&13&14&
 18&28&32&80BON30
 VTD: 189449 MissouriRiver41&48&57&62
 VTD: 18945 Bonhomme4&48
 VTD: 189450 MissouriRiver49&51&54
 VTD: 189451 MissouriRiver5&8&39&56&
 58&65&70&71
 VTD: 189452 MissouriRiver53&64
 VTD: 189453 MissouriRiver59&63&66&
 74&82
 VTD: 189454 MissouriRiver6&27&33
 VTD: 189455 MissouriRiver68&72
 VTD: 189456 MissouriRiver7&11&19&
 20&21
 VTD: 189457 MissouriRiver73&76&77
 VTD: 189458 MissouriRiver81
 VTD: 189459 MissouriRiver9&15&24&

29&43

VTD: 18946 Bonhomme40

VTD: 18947 Bonhomme5

VTD: 18948 Bonhomme6&19&20&45

VTD: 18949 Bonhomme7

VTD: 189495 Northwest13

VTD: 18950 Bonhomme8&22

VTD: 189502 Northwest21&35&58

VTD: 18951 Bonhomme9

VTD: 18952 Chesterfield1&7&14&28&
61&64

VTD: 18953 Chesterfield10

VTD: 18954 Chesterfield31&12&52&73
LAF31

VTD: 18955 Chesterfield13&26&27&63

VTD: 189558 Queeny1&24

VTD: 189559 Queeny10&11&19&32&36&
39&42&46&50

VTD: 18956 Chesterfield15&16&22

VTD: 189560 Queeny12&17&40

VTD: 189561 Queeny15&45

VTD: 189562 Queeny2&3&22

VTD: 189563 Queeny21

VTD: 189564 Queeny23

VTD: 189565 Queeny25&28&35&38&51&
52&53

VTD: 189566 Queeny26&27

VTD: 189567 Queeny29

VTD: 189568 Queeny30&56

VTD: 189569 Queeny31

VTD: 18957 Chesterfield17&51

VTD: 189570 Queeny33&43&48&54

VTD: 189571 Queeny34&47&57

VTD: 189572 Queeny37&55

VTD: 189573 Queeny4&5&6

VTD: 189574 Queeny41

VTD: 189575 Queeny44

VTD: 189576 Queeny58

VTD: 189577 Queeny7

VTD: 189578 Queeny8&13&14&16&18&

49

VTD: 189579 Queeny9&20

VTD: 18958 Chesterfield18

VTD: 18959 Chesterfield2&32

VTD: 18960 Chesterfield21&24&75

VTD: 18961 Chesterfield23&54&55&56

VTD: 189617 TessonFerry1&2&5BON
35&41

VTD: 189618 TessonFerry12&15

VTD: 189619 TessonFerry17&18 (part)

BLK: 212023025

BLK: 212023026

BLK: 213021000

BLK: 213021001

BLK: 213021002

BLK: 213021003

BLK: 213021004

BLK: 213021005

BLK: 213021006

BLK: 213021007

BLK: 213021008

BLK: 213021009

BLK: 213021010

BLK: 213021011

BLK: 213021012

BLK: 213021013

BLK: 213021014

BLK: 213021015

BLK: 213021016

BLK: 213021017

BLK: 213021018

BLK: 213021019
BLK: 213021020
BLK: 213021021
BLK: 213022010
BLK: 213022011
BLK: 213022012
BLK: 213022013
BLK: 213311000
BLK: 213311001
BLK: 213311002
BLK: 213311003
VTD: 18962 Chesterfield3&11
VTD: 189620 TessonFerry19 (part)
BLK: 213013000
BLK: 213013001
BLK: 213013002
BLK: 213013003
BLK: 213013004
BLK: 213013005
BLK: 213013006
BLK: 213013007
BLK: 213013008
BLK: 213013009
BLK: 213013010
BLK: 213013011
BLK: 213013012
BLK: 213013013
BLK: 213013014
BLK: 213013015
BLK: 213013016
BLK: 213013018
BLK: 213013019
BLK: 213013020
BLK: 213013021
BLK: 213013022

BLK: 213013023
BLK: 213014001
BLK: 213014002
BLK: 213014003
BLK: 213014004
BLK: 213014005
BLK: 213014006
BLK: 213014007
BLK: 213014008
BLK: 213014009
BLK: 213014010
BLK: 213014012
BLK: 213014013
VTD: 189622 TessonFerry21
VTD: 189623 TessonFerry22&23
VTD: 189625 TessonFerry25&27&28 (part)
BLK: 213014014
BLK: 213014015
BLK: 213022000
BLK: 213022001
BLK: 213022002
BLK: 213022003
BLK: 213022004
BLK: 213023000
BLK: 213024000
BLK: 213024001
BLK: 213024002
BLK: 213024003
BLK: 213024004
BLK: 213024005
BLK: 213024006
BLK: 213024007
BLK: 213024008
BLK: 213024009
BLK: 213024010

VTD: 189626 TessonFerry3&4&42	VTD: 189101 Concord10&22
VTD: 18963 Chesterfield34&35&36&37&49&50&57&76&77	VTD: 189102 Concord11&12&16&57 (part)
VTD: 189635 TessonFerry6	BLK: 206011015
VTD: 189636 TessonFerry7&9&10&11	BLK: 206011016
VTD: 189637 TessonFerry8&13&14&16	BLK: 206011017
VTD: 18964 Chesterfield38&68&78	BLK: 206011018
VTD: 18965 Chesterfield39&42&46	BLK: 206011019
VTD: 18966 Chesterfield4&9&33	BLK: 206011020
VTD: 18967 Chesterfield41&48&71	BLK: 206011021
VTD: 18968 Chesterfield5&6&19&20&25&29&53	BLK: 206011022
VTD: 18969 Chesterfield58&60&66&67&69MER5	BLK: 206011023
VTD: 18970 Chesterfield65MER36&38	BLK: 206011024
VTD: 18971 Chesterfield70	BLK: 206011032
VTD: 18972 Chesterfield72&74LAF30	BLK: 206011033
VTD: 18973 Chesterfield8&30	BLK: 206011034
VTD: 18976 Clayton12	BLK: 206011035
VTD: 18977 Clayton13&14&47	BLK: 206012000
VTD: 18978 Clayton15&16	BLK: 206012001
VTD: 18979 Clayton18&34&36&40&55	BLK: 206012002
VTD: 18980 Clayton19&20&27	BLK: 206012003
VTD: 18984 Clayton24&26&37	BLK: 206012004
VTD: 18985 Clayton25&45	BLK: 206012005
VTD: 18986 Clayton28&38&39	BLK: 206012006
VTD: 18987 Clayton29&41&42	BLK: 206012007
VTD: 18989 Clayton30&31	BLK: 206012008
VTD: 18990 Clayton32&35	BLK: 206012024
VTD: 18997 Clayton7"; and	BLK: 206012025
Further amend said bill, Pages 37 to 46, Section 128.410, Lines 2 to 337, by striking said lines and inserting in lieu thereof the following:	BLK: 206012026
"Jefferson County	BLK: 206012034
St. Louis County (part)	BLK: 206012035
VTD: 189100 Concord1&33	BLK: 206012036
	BLK: 206012037
	BLK: 206012038
	BLK: 206012039

BLK: 206012040
 BLK: 206012041
 BLK: 206012042
 BLK: 206013019
 BLK: 206013020
 BLK: 206013025
 BLK: 206013026
 BLK: 206013027
 BLK: 206013031
 BLK: 206013032
 VTD: 189104 Concord14
 VTD: 189105 Concord18&56
 VTD: 189106 Concord2&34
 VTD: 189107 Concord20&55LEM18
 VTD: 189108 Concord21&30&51 (part)
 BLK: 206012011
 BLK: 206012012
 BLK: 206012013
 BLK: 206012014
 BLK: 206012015
 BLK: 206012016
 BLK: 206012017
 BLK: 206012018
 BLK: 206012019
 BLK: 206012020
 BLK: 206012029
 BLK: 206012030
 BLK: 206012031
 BLK: 206012032
 BLK: 206012033
 BLK: 206013021
 BLK: 206013022
 BLK: 206013028
 BLK: 206013029
 BLK: 206013030

53

BLK: 207023000
 BLK: 207023001
 BLK: 207023002
 BLK: 207023004
 BLK: 207023005
 BLK: 207023006
 BLK: 207023007
 BLK: 207023008
 BLK: 207023009
 VTD: 189109 Concord23&29
 VTD: 189112 Concord26&37
 VTD: 189113 Concord19&38
 VTD: 189114 Concord3&5&15&27&40&
 VTD: 189116 Concord35&36
 VTD: 189117 Concord39
 VTD: 189118 Concord4&6
 VTD: 189121 Concord44
 VTD: 189122 Concord47
 VTD: 189123 Concord50
 VTD: 189124 Concord7&41&54
 VTD: 189125 Concord8&9&52
 VTD: 189203 Gravios1&28&56
 VTD: 189204 Gravios10&17
 VTD: 189205 Gravios11&57
 VTD: 189206 Gravios13
 VTD: 189207 Gravios14&50
 VTD: 189208 Gravios15&30
 VTD: 189209 Gravios16&23&31
 VTD: 189210 Gravois18&34&37&51
 VTD: 189211 Gravios19&58
 VTD: 189213 Gravios20&38
 VTD: 189214 Gravios21&22&39
 VTD: 189215 Gravios24
 VTD: 189216 Gravios12&25

VTD: 189218 Gravios27&52&55	BLK: 167003004
VTD: 189219 Gravios29&32&47&48	BLK: 167003005
VTD: 189221 Gravios33&42	BLK: 167003006
VTD: 189222 Gravios35	BLK: 167003007
VTD: 189223 Gravios36&59	BLK: 167003008
VTD: 189224 Gravios4	BLK: 167003009
VTD: 189225 Gravios40	BLK: 167004002
VTD: 189227 Gravios43&44&49	BLK: 167004003
VTD: 189228 Gravios5 (part)	BLK: 167004004
BLK: 208031016	BLK: 167004005
BLK: 208031018	BLK: 167004007
BLK: 208032006	BLK: 167004008
BLK: 208032007	BLK: 167004009
BLK: 208032008	BLK: 167004011
BLK: 208032009	BLK: 167004012
BLK: 208032010	BLK: 167004013
BLK: 208032011	BLK: 167004014
BLK: 208032012	BLK: 167004015
BLK: 208032013	BLK: 167004016
BLK: 208032014	BLK: 167004017
BLK: 208032015	BLK: 167004018
BLK: 208032016	VTD: 189242 Hadley28&29
VTD: 189229 Gravios53&60	VTD: 189243 Hadley3
VTD: 189230 Gravios6&54	VTD: 189244 Hadley30CLA2
VTD: 189233 Hadley1&2	VTD: 189245 Hadley32
VTD: 189234 Hadley10&11	VTD: 189246 Hadley33
VTD: 189235 Hadley12&17&18	VTD: 189247 Hadley34
VTD: 189236 Hadley13	VTD: 189248 Hadley35
VTD: 189237 Hadley14	VTD: 189249 Hadley4&21&24&26
VTD: 189238 Hadley15&16	VTD: 189250 Hadley5
VTD: 189239 Hadley19&31	VTD: 189253 Hadley9
VTD: 189240 Hadley20&22&23	VTD: 189275 Jefferson10
VTD: 189241 Hadley25&27 (part)	VTD: 189276 Jefferson11
BLK: 167003002	VTD: 189277 Jefferson12&15
BLK: 167003003	VTD: 189278 Jefferson13&20

VTD: 189279 Jefferson14&19	BLK: 206023001
VTD: 189280 Jefferson16&49&50	BLK: 206023002
VTD: 189281 Jefferson18&24	BLK: 206023003
VTD: 189283 Jefferson21&29	BLK: 206023004
VTD: 189284 Jefferson22&25&26	BLK: 206023005
VTD: 189285 Jefferson23&47	BLK: 206023006
VTD: 189286 Jefferson27&28	BLK: 206023007
VTD: 189287 Jefferson30&42&51	BLK: 206023008
VTD: 189288 Jefferson31&44	BLK: 206023009
VTD: 189293 Jefferson41	BLK: 206023010
VTD: 189294 Jefferson43	BLK: 206023011
VTD: 189295 Jefferson45&46	BLK: 213011001
VTD: 189296 Jefferson48	VTD: 189334 Lemay19
VTD: 189297 Jefferson52	VTD: 189335 Lemay2&3&34
VTD: 189298 Jefferson6	VTD: 189336 Lemay21&42&44&37
VTD: 189299 Jefferson7&17	VTD: 189337 Lemay22&40
VTD: 189300 Jefferson8	VTD: 189338 Lemay23&31
VTD: 189301 Jefferson9	VTD: 189339 Lemay25&26&27&28
VTD: 189326 Lemay1&5	VTD: 189340 Lemay30&36
VTD: 189327 Lemay10	VTD: 189341 Lemay33&35
VTD: 189328 Lemay11&16&20&38&43	VTD: 189343 Lemay39&45
VTD: 189329 Lemay12	VTD: 189344 Lemay4&6&8&41
VTD: 189330 Lemay13	VTD: 189345 Lemay7
VTD: 189331 Lemay14CON17	VTD: 189346 Lemay9
VTD: 189332 Lemay15	VTD: 189540 Oakville1
VTD: 189333 Lemay17&24&29&32&46	VTD: 189541 Oakville10
(part)	VTD: 189542 Oakville11&22
BLK: 206021006	VTD: 189543 Oakville12
BLK: 206021007	VTD: 189544 Oakville15&28
BLK: 206021008	VTD: 189545 Oakville17&20&27
BLK: 206021009	VTD: 189546 Oakville18&25
BLK: 206021010	VTD: 189547 Oakville19
BLK: 206021011	VTD: 189548 Oakville2
BLK: 206021012	VTD: 189549 Oakville21&26
BLK: 206023000	VTD: 189550 Oakville3&16&23&30

VTD: 189551 Oakville31
VTD: 189552 Oakville4&14
VTD: 189553 Oakville5
VTD: 189554 Oakville6
VTD: 189555 Oakville7&13&32
VTD: 189556 Oakville8TSF40
VTD: 189557 Oakville9&24&29
VTD: 189619 TessonFerry17&18 (part)
BLK: 213311004
VTD: 189620 TessonFerry19 (part)
BLK: 213014011
VTD: 189621 TessonFerry20&26
VTD: 189624 TessonFerry24&29
VTD: 189625 TessonFerry25&27&28 (part)
BLK: 213313000
BLK: 213313001
BLK: 213314000
BLK: 213314001
BLK: 213314002
BLK: 213314003
BLK: 213314004
BLK: 213314005
BLK: 213314006
VTD: 189627 TessonFerry30&31
VTD: 189628 TessonFerry32&39
VTD: 189629 TessonFerry33
VTD: 189630 TessonFerry34
VTD: 189631 TessonFerry35
VTD: 189632 TessonFerry36
VTD: 189633 TessonFerry37&38
VTD: 189634 TessonFerry41
VTD: 18974 Clayton1&6
VTD: 18975 Clayton11
VTD: 18981 Clayton21&52
VTD: 18982 Clayton22&54
VTD: 18983 Clayton23&33
VTD: 18988 Clayton3&10
VTD: 18991 Clayton4
VTD: 18992 Clayton43&46&48&49
VTD: 18993 Clayton50
VTD: 18994 Clayton51
VTD: 18995 Clayton53
VTD: 18998 Clayton8&44
VTD: 18999 Clayton9&17
St. Louis City (part)
VTD: 510100 Ward16Pct18
VTD: 510101 Ward16Pct2
VTD: 510102 Ward16Pct3
VTD: 510103 Ward16Pct4
VTD: 510104 Ward16Pct5
VTD: 510105 Ward16Pct6
VTD: 510106 Ward16Pct7
VTD: 510107 Ward16Pct8
VTD: 510108 Ward16Pct9
VTD: 510111 Ward17Pct11
VTD: 510112 Ward17Pct12
VTD: 510116 Ward17Pct16
VTD: 51015 Ward10Pct1
VTD: 51016 Ward10Pct10
VTD: 51017 Ward10Pct11
VTD: 51018 Ward10Pct2
VTD: 51019 Ward10Pct3
VTD: 51020 Ward10Pct4
VTD: 510200 Ward23Pct1
VTD: 510201 Ward23Pct10
VTD: 510202 Ward23Pct11
VTD: 510203 Ward23Pct12
VTD: 510204 Ward23Pct13
VTD: 510205 Ward23Pct14
VTD: 510206 Ward23Pct15

VTD: 510207 Ward23Pct16
VTD: 510208 Ward23Pct2
VTD: 510209 Ward23Pct3
VTD: 51021 Ward10Pct5
VTD: 510210 Ward23Pct4
VTD: 510211 Ward23Pct5
VTD: 510212 Ward23Pct6
VTD: 510213 Ward23Pct7
VTD: 510214 Ward23Pct8
VTD: 510215 Ward23Pct9
VTD: 510216 Ward24Pct1
VTD: 510217 Ward24Pct10
VTD: 510218 Ward24Pct11
VTD: 510219 Ward24Pct12
VTD: 51022 Ward10Pct6
VTD: 510220 Ward24Pct13
VTD: 510221 Ward24Pct14
VTD: 510222 Ward24Pct15
VTD: 510223 Ward24Pct2
VTD: 510224 Ward24Pct3
VTD: 510225 Ward24Pct4
VTD: 510226 Ward24Pct5
VTD: 510227 Ward24Pct6
VTD: 510228 Ward24Pct7
VTD: 510229 Ward24Pct8
VTD: 51023 Ward10Pct7
VTD: 510230 Ward24Pct9
VTD: 510231 Ward25Pct1
VTD: 510232 Ward25Pct10
VTD: 510233 Ward25Pct11
VTD: 510234 Ward25Pct12
VTD: 510235 Ward25Pct13
VTD: 510236 Ward25Pct14
VTD: 510237 Ward25Pct15
VTD: 510238 Ward25Pct2
VTD: 510239 Ward25Pct3
VTD: 51024 Ward10Pct8
VTD: 510240 Ward25Pct4
VTD: 510241 Ward25Pct5
VTD: 510242 Ward25Pct6
VTD: 510243 Ward25Pct7
VTD: 510244 Ward25Pct8
VTD: 510245 Ward25Pct9
VTD: 51025 Ward10Pct9
VTD: 51026 Ward11Pct1
VTD: 51027 Ward11Pct10
VTD: 510270 Ward28Pct1
VTD: 510277 Ward28Pct2
VTD: 51028 Ward11Pct11
VTD: 51029 Ward11Pct12
VTD: 51030 Ward11Pct2
VTD: 51031 Ward11Pct3
VTD: 510319 Ward6Pct1
VTD: 51032 Ward11Pct4
VTD: 510322 Ward6Pct2
VTD: 51033 Ward11Pct5
VTD: 510330 Ward7Pct1
VTD: 510332 Ward7Pct11 (part)
BLK: 231005000
BLK: 231005001
BLK: 231005002
BLK: 231005003
BLK: 231005004
BLK: 231005005
VTD: 510333 Ward7Pct12
VTD: 510334 Ward7Pct13
VTD: 510336 Ward7Pct2
VTD: 510338 Ward7Pct4
VTD: 510339 Ward7Pct5
VTD: 51034 Ward11Pct6

VTD: 510340 Ward7Pct6

VTD: 510343 Ward7Pct9

VTD: 510344 Ward8Pct1

VTD: 510345 Ward8Pct10

VTD: 510346 Ward8Pct11

VTD: 510348 Ward8Pct13 (part)

BLK: 172007001

VTD: 51035 Ward11Pct7

VTD: 510352 Ward8Pct2

VTD: 510353 Ward8Pct3

VTD: 510354 Ward8Pct4

VTD: 510355 Ward8Pct5

VTD: 510356 Ward8Pct6

VTD: 510357 Ward8Pct7 (part)

BLK: 173002009

VTD: 510358 Ward8Pct8

VTD: 510359 Ward8Pct9

VTD: 51036 Ward11Pct8

VTD: 510360 Ward9Pct1

VTD: 510361 Ward9Pct10

VTD: 510362 Ward9Pct2

VTD: 510363 Ward9Pct3

VTD: 510364 Ward9Pct4

VTD: 510365 Ward9Pct5

VTD: 510366 Ward9Pct6

VTD: 510367 Ward9Pct7

VTD: 510368 Ward9Pct8

VTD: 510369 Ward9Pct9

VTD: 51037 Ward11Pct9

VTD: 510373 Ward12Pct4

VTD: 510374 Ward12Pct7

VTD: 510375 Ward12Pct12

VTD: 51038 Ward12Pct1

VTD: 51039 Ward12Pct10

VTD: 51040 Ward12Pct11

VTD: 51041 Ward12Pct13

VTD: 51042 Ward12Pct14

VTD: 51043 Ward12Pct15

VTD: 51044 Ward12Pct16

VTD: 51045 Ward12Pct2

VTD: 51046 Ward12Pct3

VTD: 51047 Ward12Pct5

VTD: 51048 Ward12Pct6

VTD: 51049 Ward12Pct8

VTD: 51050 Ward12Pct9

VTD: 51051 Ward13Pct1

VTD: 51052 Ward13Pct10

VTD: 51053 Ward13Pct11

VTD: 51054 Ward13Pct12

VTD: 51055 Ward13Pct13

VTD: 51056 Ward13Pct14

VTD: 51057 Ward13Pct2

VTD: 51058 Ward13Pct3

VTD: 51059 Ward13Pct4

VTD: 51060 Ward13Pct5

VTD: 51061 Ward13Pct6

VTD: 51062 Ward13Pct7

VTD: 51063 Ward13Pct8

VTD: 51064 Ward13Pct9

VTD: 51065 Ward14Pct1

VTD: 51066 Ward14Pct10

VTD: 51067 Ward14Pct11

VTD: 51068 Ward14Pct12

VTD: 51069 Ward14Pct13

VTD: 51070 Ward14Pct14

VTD: 51071 Ward14Pct2

VTD: 51072 Ward14Pct3

VTD: 51073 Ward14Pct4

VTD: 51074 Ward14Pct5

VTD: 51075 Ward14Pct6

VTD: 51076 Ward14Pct7
VTD: 51077 Ward14Pct8
VTD: 51078 Ward14Pct9
VTD: 51079 Ward15Pct1
VTD: 51080 Ward15Pct10
VTD: 51081 Ward15Pct11
VTD: 51082 Ward15Pct12
VTD: 51083 Ward15Pct2
VTD: 51084 Ward15Pct3
VTD: 51085 Ward15Pct4
VTD: 51086 Ward15Pct5
VTD: 51087 Ward15Pct6
VTD: 51088 Ward15Pct7
VTD: 51089 Ward15Pct8
VTD: 51090 Ward15Pct9
VTD: 51091 Ward16Pct1
VTD: 51092 Ward16Pct10
VTD: 51093 Ward16Pct11
VTD: 51094 Ward16Pct12
VTD: 51095 Ward16Pct13
VTD: 51096 Ward16Pct14
VTD: 51097 Ward16Pct15
VTD: 51098 Ward16Pct16
VTD: 51099 Ward16Pct17
Ste. Genevieve County".

Senator Gibbons moved that the above amendment be adopted.

At the request of Senator Klindt, **HS** for **HCS** for **HB 1000**, with **SCS** and **SA 1** (pending), was placed on the Informal Calendar.

MESSAGES FROM THE HOUSE

The following message was received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HS** for **HCS** for **SS**

for **SCS** for **SB 369**, entitled:

An Act to amend chapter 67, RSMo, by adding thereto nine new sections relating to utility access to public rights-of-way.

With House Amendments Nos. 1, 2, 5, House Substitute Amendment No. 1 for House Amendment No. 7 and House Amendment No. 8.

HOUSE AMENDMENT NO. 1

Amend House Substitute for House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 369, Page 20, Section 67.1846, Line 20, by striking the word "**grandfather**" and inserting in lieu thereof the word "**grandfathered**".

HOUSE AMENDMENT NO. 2

Amend House Substitute for House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 369, Page 21, Section 67.1846, Line 4, by adding after the words "**franchise tax**" the following: "**or franchise fee**".

HOUSE AMENDMENT NO. 5

Amend House Substitute for House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 369, Page 5, Section 67.1830, Line 17, by inserting after the word "**noncompliance**", before the comma, the following: "**within the political subdivision as defined by the political subdivision**"; and

Further amend said title, enacting clause and intersectional references accordingly.

HOUSE SUBSTITUTE AMENDMENT NO. 1 FOR HOUSE AMENDMENT NO. 7

Amend House Substitute for House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 369, Page 6, Section 67.1830, Line 17, by adding after said line the following:

"(i) Establish street degradation fees to cover the reduction in the useful life of the right-of-

way caused by each excavation if such fees are paid by all excavators of the right of way including the political subdivision and are dedicated to street replacement but any degradation fee must be in effect by May 1, 2001.”.

HOUSE AMENDMENT NO. 8

Amend House Substitute for House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 369, Page 17, Section 67.1842, Lines 21-24, by deleting all of said lines; and

Further amend Page 18, Section 67.1842, Lines 1 and 2, by deleting all of said lines; and

Further amend intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

REPORTS OF STANDING COMMITTEES

Senator Kenney, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SCR 34**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass, with Senate Committee Amendment No. 1.

SENATE COMMITTEE AMENDMENT NO. 1

Amend Senate Concurrent Resolution No. 34, appearing on Page 1233 of the Senate Journal for Thursday, May 10, 2001, Column 2, Line 36 of said column, by inserting after “Senate,” the following: “three of whom shall be members of the majority party and two of whom shall be members of the minority party,”; and further amend line 38 of said column, by inserting after “Representatives,” the following: “three of whom shall be members of the majority party and two of whom shall be members of the minority party.”.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was

referred **HCR 33**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass.

Senator Singleton, Chairman of the Committee on State Budget Control, submitted the following reports:

Mr. President: Your Committee on State Budget Control, to which was referred **SCS** for **HB 120**, as amended, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on State Budget Control, to which was referred **HB 501**, with **SCS**, begs leave to report that it has considered the same and recommends that the bill do pass.

On motion of Senator Kenney, the Senate recessed until 2:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Maxwell.

Photographers from KMIZ-TV were given permission to take pictures in the Senate Chamber today.

HOUSE BILLS ON THIRD READING

Senator Klindt moved that **HS** for **HCS** for **HB 1000**, with **SCS** and **SA 1** (pending), be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

SA 1 was again taken up.

Senator Rohrbach assumed the Chair.

President Maxwell assumed the Chair.

A quorum was established by the following vote:

Present—Senators

Bland	Caskey	Cauthorn	Childers
DePasco	Dougherty	Foster	Gibbons
Goode	Gross	House	Jacob
Johnson	Kenney	Kinder	Klarich
Klindt	Loudon	Mathewson	Quick

Rohrbach Russell Scott Sims
 Singleton Staples Steelman Stoll
 Westfall Wiggins Yeckel—31

Absent—Senators
 Bentley Schneider—2

Absent with leave—Senator Carter—1

SA 1 was again taken up.

A quorum was established by the following vote:

Present—Senators
 Caskey Cauthorn Childers Dougherty
 Foster Gibbons Gross Jacob
 Johnson Kenney Kinder Klarich
 Klindt Loudon Mathewson Rohrbach
 Russell Scott Singleton Steelman
 Stoll Westfall Wiggins Yeckel—24

Absent—Senators
 Bentley Bland DePasco Goode
 House Quick Schneider Sims
 Staples—9

Absent with leave—Senator Carter—1

SA 1 was again taken up.

A quorum was established by the following vote:

Present—Senators
 Caskey Cauthorn Childers Dougherty
 Foster Gibbons Goode Gross
 House Johnson Kenney Kinder
 Klarich Klindt Loudon Rohrbach
 Russell Schneider Scott Sims
 Singleton Steelman Stoll Westfall
 Wiggins Yeckel—26

Absent—Senators
 Bentley Bland DePasco Jacob
 Mathewson Quick Staples—7

Absent with leave—Senator Carter—1

SA 1 was again taken up.

A quorum was established by the following vote:

Present—Senators
 Bentley Bland Caskey Cauthorn
 Childers DePasco Foster Gibbons
 Gross House Jacob Johnson
 Kenney Kinder Klarich Klindt
 Loudon Mathewson Rohrbach Scott
 Sims Singleton Steelman Stoll
 Westfall Wiggins Yeckel—27

Absent—Senators
 Dougherty Goode Quick Russell
 Schneider Staples—6

Absent with leave—Senator Carter—1

Senator Kinder requested unanimous consent of the Senate to consider the West Gallery as part of the Senate Chamber for the purpose of establishing a quorum, which request was denied.

Senator Gross assumed the Chair.

At the request of Senator Klindt, **HS** for **HCS** for **HB 1000**, with **SCS** and **SA 1** (pending), was placed on the Informal Calendar.

On motion of Senator Kenney, the Senate recessed for 15 minutes.

RECESS

The time of recess having expired, the Senate was called to order by President Pro Tem Kinder.

President Maxwell assumed the Chair.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SB 556**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SB 500**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to concur in **SCA 1, SA 1** to **HB 621** and request the Senate to recede from its position and failing to do so grant the House a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HS** for **HCS** for **SB 460**, as amended, and grants the Senate a conference thereon.

The Speaker of the House has appointed the following committee to act with a like committee from the Senate. Representatives: Hegeman, Dolan, Smith, Kennedy and Hosmer.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HS** for **HCS** for **SB 72**, as amended, and grants the Senate a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to adopt **SS** for **SCS** for **HB 453**, as amended, and requests the Senate to recede from its position and failing to do so grant the House a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the Speaker has appointed the following conferees to act with a like committee from the Senate on **HS** for **HCS** for **SB 72**, as amended. Representatives: Smith, Scheve, Foley, Richardson and Dempsey.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HS** for **HCS** for **SCS** for **SB 236** as amended and ask the Senate to take up and pass **HS** for **HCS** for **SCS** for **SB 236** as amended.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HS** for **HCS** for **SCS** for **SB 266**, entitled:

An Act to repeal sections 199.170, 199.180 and 199.200, RSMo 2000, and to enact in lieu thereof eight new sections relating to the department of health, with an effective date for a certain section.

With House Amendments Nos. 1, 2, 3, 4, 5, 6, 7, 9, 10, 11.

HOUSE AMENDMENT NO. 1

Amend House Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 266, Page 4, Section 191.714, Lines 2 to 11, by deleting all of said lines and inserting in lieu thereof the following:

“5. An evaluation committee established pursuant to this section shall consist of at least five members but no more than ten members. At least half of the members of the committee shall be frontline health care workers at such facility from a variety of occupational classifications and departments, including but not limited to nurses, nurse aides, technicians, phlebotomists and physicians, who shall be selected by the facility to advise the employer on the implementation of the requirements of this section. In facilities where there are one or more representatives certified by the state board of mediation to represent frontline healthcare workers at such facility, the facility shall consult with such representatives as to the composition and membership of the committee. All members of the committee shall be trained in the proper method of utilizing product evaluation criteria prior to the commencement of any product evaluation. Committee members shall serve two-year terms, with the initial terms beginning thirty days after the formation of such committee and the subsequent terms beginning every two years thereafter. Vacancies on the committee shall be filled for the remainder of the term by the facility in the same manner as was used to appoint the vacating member. Members may serve consecutive terms.

Members shall not be given additional compensation for their duties on such committee.”.

HOUSE AMENDMENT NO. 2

Amend House Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 266, Pages 8-13, Section 191.940, by deleting all of said section and inserting in lieu thereof the following:

“191.940. 1. For the purposes of this section the following terms mean:

(1) “Disclose”, to release, transfer, provide access to, or divulge in any other manner information outside the entity holding the information, except that disclosure shall not include any information divulged directly to the individual to whom such information pertains;

(2) “Federal Privacy Rules”, the federal Health Insurance Portability and Accountability Act privacy rules promulgated by the United States Department of Health and Human Services, 45 CFR Parts 160 to 164;

(3) “Health Information”, any information or data except age or gender, whether oral or recorded in any form or medium, created by or derived from a health care provider or an individual that relates to:

(a) The past, present or future physical, mental or behavioral health or condition of an individual;

(b) The provision of health care to an individual; or

(c) Payment for the provision of health care to an individual;

(4) “Licensee”, all licensed insurers, producers and other persons licensed or required to be licensed, or authorized or required to be authorized, or registered or required to be registered pursuant to chapter 375, RSMo, a health maintenance organization holding or required to hold, a certificate of authority pursuant to chapter 354, RSMo, or any other entity or person subject to the supervision and regulation of the department of insurance;

(5) “Nonpublic personal health information”, health information:

(a) That identifies an individual who is the subject of the information; or

(b) With respect to which there is a reasonable basis to believe that the information could be used to identify an individual;

(6) “Person”, without limitation, an individual, a foreign or domestic corporation whether for profit or not-for-profit, a partnership a limited liability company, an unincorporated society or association, two or more persons having a joint or common interest, a governmental agency or any other entity.

2. Any person who, in the ordinary course of business, practice of a profession or rendering of a service, creates, stores, receives or furnishes nonpublic personal health information shall not disclose by any means of communication such nonpublic personal health information except pursuant to a prior, written authorization of the person to whom such information pertains or such person’s authorized representative, if:

(1) The nonpublic personal health information is disclosed in exchange for consideration to an affiliate or other third party; or

(2) The purpose of the disclosure is:

(a) For the marketing of services or goods for personal, family or household purposes;

(b) To facilitate an employer’s employment-related decisions, including, but not limited to, hiring, termination, and the establishment of any other conditions of employment, except as necessary to provide health or other benefits to an existing employee;

(c) For use in connection with the evaluation of an existing or requested extension of credit for personal, family or household purposes; or

(d) Unrelated to the business, practice or service offered by the disclosing person or entity.

(3) Nothing in this section shall be deemed to prohibit any disclosure of nonpublic personal health information as is necessary to comply with any other state or federal law.

4. Any person other than a licensee who knowingly violates the provisions of this section shall be assessed an administrative penalty of not more than five hundred dollars for each violation of this section. An administrative penalty under this section may be assessed by a state agency responsible for regulating the person or by the attorney general.

5. In addition to the penalties provided in subsection 4 of this section, any person that violates this section shall be subject to civil action for damages or equitable relief.

6. To the extent a person other than a licensee is subject to and complies with all requirements of the federal privacy rules, such person shall be deemed to be in compliance with this section. Until April 14, 2003, a person other than a licensee that is subject to the federal privacy rules shall be deemed to be in compliance with this section upon demonstration of a good faith effort to comply with the requirements of the federal privacy rules.

7. Irrespective of whether a licensee is subject to the federal privacy rules, if a licensee complies with all requirements of the federal privacy rules except for the effective date provision, the licensee shall be deemed to be in compliance with this section. Until April 14, 2003, a licensee shall be deemed to be in compliance with this section upon demonstration of a good faith effort to comply with the requirements of the federal privacy rules.

8. If a licensee complies with the model regulation adopted on September 26, 2000, by the National Association of Insurance Commissioners entitled "Privacy of Consumer Financial and Health Information Regulation", the licensee shall be deemed to be in compliance with this section.

9. Notwithstanding the provisions of subsections 5, 6 and 7 of this section, no person or licensee may disclose nonpublic personal health information for marketing purposes contrary to

paragraph (a) of subdivision (2) of subsection 2 of this section.

10. The provisions of this act do not apply to information from or to consumer reporting agencies as defined by the federal Fair Credit Reporting Act, 15 U.S.C. Sec. 1681 et seq., or debt collectors as defined by the federal Fair Debt Collection Practices Act, 15 U.S.C. Sec. 1692 et seq. to the extent these entities are engaged in activities regulated by these federal acts.

11. The provisions of this act do not apply to information disclosed in connection with a proposed or actual sale, merger, transfer, or exchange of all or a portion of a business or operating unit, including but not limited to the sale of a portfolio of loans, if the disclosure of nonpublic personal health information concerns solely consumers of the business or unit and the disclosure of the nonpublic personal health information is not the primary reason for the sale, merger, transfer or exchange.

12. The director of the department of insurance shall have the sole authority to enforce this section with respect to licensees including, without limitation, treating violations of this section by licensees as unfair practices pursuant to sections 375.930 to 375.948, RSMo.

13. There shall be established a "Commission on Health Information Privacy" to study the issue of the protection of the privacy of nonpublic personal health information. By January 1, 2003, the commission shall make a recommendation to the general assembly of what additional legislative measures should be enacted to protect the privacy of nonpublic health information, after which the commission shall expire.

(1) The members of the commission shall be named by the governor and shall be citizens and residents of the state. The commission shall consist of fifteen individuals: one representative from the health insurance industry; one representative from the life insurance industry; one representative from the property and

casualty insurance industry; three representatives from consumer advocacy organizations; three representatives from health care provider organizations; one representative from the department of health; one representative from the department of insurance; and four at-large representatives with demonstrated interest or expertise in health information privacy issues.

(2) Members shall receive no remuneration for their services but shall be reimbursed for actual and reasonable expenses incurred by them in the performance of their duties.”

HOUSE AMENDMENT NO. 3

Amend House Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 266, Page 23, Section 376.1199, Line 3, by inserting after all of said line the following:

“376.1290. 1. Each entity offering individual and group health insurance policies providing coverage on an expense-incurred basis, individual and group service or indemnity type contracts issued by a health services corporation, individual and group service contracts issued by a health maintenance organization, all self-insured group arrangements, to the extent not preempted by federal law, and all managed health care delivery entities of any type or description that are delivered, issued for delivery, continued or renewed in this state on or after January 1, 2002, shall offer coverage for testing pregnant women for lead poisoning and for all testing for lead poisoning authorized by sections 701.340 to 701.349, RSMo, or by rule of the department of health promulgated pursuant to sections 701.340 to 701.349, RSMo.

2. Health care services required by this section shall not be subject to any greater deductible or co-payment than any other health care service provided by the policy, contract or plan.

3. No entity enumerated in subsection 1 of this section shall reduce or eliminate coverage as a result of the requirements of this section.

4. Nothing in this section shall apply to accident-only, specified disease, hospital indemnity, Medicare supplement, long-term care or other limited benefit health insurance policies.

701.322. Upon request of a physician, health care facility or third-party insurer, the department may provide laboratory services for tests related to contagious or infectious diseases. The department may conduct laboratory testing of blood specimens for lead content on behalf of a physician, hospital, clinic, free clinic, municipality or private organization which cannot secure or provide such services through other sources. The department of health may charge a fee for laboratory services rendered [under] **pursuant to this section. [Such] Fees for tests related to contagious or infectious diseases** shall be deposited in a separate account in the Missouri public health services fund, created in section 192.900, RSMo, and funds in such account shall be used to provide laboratory testing services by the department.

Fees for laboratory testing of blood specimens for lead content shall be deposited in the childhood lead testing fund created in section 701.345, RSMo.

701.326. 1. The department of health shall establish and maintain a lead poisoning information reporting system which shall include a record of lead poisoning cases which occur in Missouri along with the information concerning these cases which is deemed necessary and appropriate to conduct comprehensive epidemiologic studies of lead poisoning in this state and to evaluate the appropriateness of lead abatement programs.

2. The director of the department of health shall promulgate rules and regulations specifying the level of lead poisoning which shall be reported and any accompanying information to be reported in each case. Such information may include the patient's name, **full residence address, and diagnosis, including the blood lead level. Such information may include** pathological findings, the stage of the disease, environmental and known occupational factors, method of treatment and other relevant data from medical histories. Reports of

lead poisoning shall be filed with the director of the department of health within a period of time specified by the director. The department shall prescribe the form and manner in which the information shall be reported.

3. The attending health care professional of any patient with lead poisoning shall provide to the department of health the information required pursuant to this section.

4. When a case of lead poisoning is reported to the director, the director shall inform such local boards of health, public health agencies, and other persons and organizations as the director deems necessary; provided that, the name of any child contracting lead poisoning shall not be included unless the director determines that such inclusion is necessary to protect the health and well-being of the affected individual.

701.328. 1. The department of health shall protect the identity of the patient and physician involved in the reporting required by sections 701.318 to [701.330] **701.349**. Such identity shall not be revealed except that the identity of the patient shall be released only upon written consent of the patient. The identity of the physician shall be released only upon written consent of the physician.

2. The department may release without consent any information obtained pursuant to sections 701.318 to [701.330] **701.349**, including the identities of certain patients or physicians, when the information is necessary for the performance of duties by public employees within, or the legally designated agents of, any state or local agency, department or political subdivision, but only when such employees and agents need to know such information to perform their public duties.

3. The department shall use or publish reports based upon materials reported pursuant to sections 701.318 to [701.330] **701.349** to advance research, education, treatment and lead abatement. **The department shall geographically index the data from lead testing reports to determine the location of areas of high incidence of lead poisoning.** The department shall provide qualified

researchers with data from the reported information upon the researcher's compliance with appropriate conditions as provided by rule and upon payment of a fee to cover the cost of processing the data.

701.340. 1. Beginning January 1, 2002, the department of health shall, subject to appropriations, implement a childhood lead testing program which requires every child less than six years of age to be tested for lead poisoning in accordance with the provisions of sections 701.340 to 701.349. In coordination with the department of health, every health care facility serving children less than six years of age, including but not limited to hospitals and clinics licensed pursuant to chapter 197, RSMo, shall take appropriate steps to ensure that their patients receive such lead poisoning testing.

2. The test for lead poisoning shall consist of a blood sample that shall be sent for analysis to a laboratory licensed pursuant to the federal Clinical Lab Improvement Act (CLIA). The department of health shall, by rule, determine the blood test protocol to be used.

3. Nothing in sections 701.340 to 701.349 shall be construed to require a child to undergo lead testing whose parent or guardian objects to the testing in a written statement that states the parent's or guardian's reason for refusing such testing.

701.342. 1. The department of health shall, using factors established by the department, including but not limited to the geographic index from data from testing reports, identify geographic areas in the state that are at high risk for lead poisoning. All children six months of age through six years of age who reside or spend more than ten hours a week in an area identified as high risk by the department shall be tested annually for lead poisoning.

2. Every child six months through six years of age not residing or spending more than ten hours a week in geographic areas identified as high risk by the department shall be assessed annually using a questionnaire to determine whether such child is at high risk for lead poisoning. The department, in collaboration

with the department of social services, shall develop the questionnaire, which shall follow the recommendations of the federal Centers for Disease Control and Prevention. The department may modify the questionnaire to broaden the scope of the high-risk category. Local boards or commissions of health may add questions to the questionnaire.

3. Every child deemed to be at high risk for lead poisoning according to the questionnaire developed pursuant to subsection 2 of this section shall be tested using a blood sample.

4. Any child deemed to be at high risk for lead poisoning pursuant to this section who resides in housing currently undergoing renovations may be tested at least once every six months during the renovation and once after the completion of the renovation.

5. Any laboratory providing test results for lead poisoning pursuant to sections 701.340 to 701.349 shall notify the department of the test results of any child tested for lead poisoning as required in section 701.326. Any child who tests positive for lead poisoning shall receive follow-up testing in accordance with rules established by the department. The department shall, by rule, establish the methods and intervals of follow-up testing and treatment for such children.

6. When the department is notified of a case of lead poisoning, the department shall require the testing of all other children less than six years of age, and any other children or persons at risk, as determined by the director, who are residing or have recently resided in the household of the lead poisoned child.

701.343. The department of health shall have the following duties regarding the childhood lead testing program:

(1) By January 1, 2002, the department shall develop an educational mailing to be sent to every physician licensed by and practicing in this state informing such physician of the childhood lead testing program and the responsibilities of physicians pursuant to such program;

(2) The department of health shall, by January 1, 2002, develop guidelines, educational materials and a questionnaire to be used by physicians to determine whether pregnant women are at high risk and should be tested for lead poisoning;

(3) The department shall apply for, take all steps necessary to qualify for and accept any federal funds made available or allotted pursuant to any federal act or program for state lead poisoning prevention programs;

(4) The director of the department of health or the director's designee may, subject to appropriations, contract with a public agency or a university, or collaborate with any agencies, individuals or groups to provide necessary services, develop educational programs, scientific research and organization, and interpret data from lead testing reports;

(5) The department shall promulgate such rules as may be necessary; and

(6) Beginning January 1, 2003, and every January first thereafter, the department of health shall submit a report evaluating the childhood lead testing program as set forth in sections 701.340 to 701.349 to the governor and the following committees of the Missouri legislature: senate appropriations committee, senate public health and welfare committee, house appropriations - health and mental health committee and house public health committee.

701.344. 1. In geographic areas determined to be of high risk for lead poisoning as set forth in section 701.342, every child care facility, as defined in section 210.201, RSMo, and every child care facility affiliated with a school system, a business organization or a nonprofit organization shall, within thirty days of enrolling a child, require the child's parent or guardian to provide evidence of lead poisoning testing in the form of a statement from the health care professional that administered the test or provide a written statement that states the parent's or guardian's reason for refusing such testing. If there is no evidence of testing, the person in charge of the facility shall provide

the parent or guardian with information about lead poisoning and locations in the area where the child can be tested. When a parent or guardian cannot obtain such testing, the person in charge of the facility may arrange for the child to be tested by a local health officer with the consent of the child's parent or guardian. At the beginning of each year of enrollment in such facility, the parent or guardian shall provide proof of testing in accordance with the provisions of sections 701.340 to 701.349 and any rules promulgated thereunder.

2. No child shall be denied access to education or child care because of failure to comply with the provisions of sections 701.340 to 701.349.

701.345. 1. There is hereby created in the state treasury the "Childhood Lead Testing Fund". The state treasurer shall deposit to the credit of the fund all moneys which may be appropriated to it by the general assembly and also any gifts, contributions, grants, bequests or other aid received from federal, private or other sources related to lead testing, education and screening. The general assembly may appropriate moneys to the fund for the support of the childhood lead testing program established in sections 701.340 to 701.349. The moneys in the fund shall be used to fund the administration of childhood lead programs, the administration of blood tests to uninsured children, educational materials and analysis of lead blood test reports and case management.

2. Notwithstanding the provisions of section 33.080, RSMo, to the contrary, moneys in the fund shall not revert to the credit of the general revenue fund at the end of the biennium.

701.346. The department of health shall promulgate rules to implement the provisions of sections 701.340 to 701.349. No rule or portion of a rule promulgated under the authority of sections 701.340 to 701.349 shall become effective unless it has been promulgated pursuant to chapter 536, RSMo.

701.348. Nothing in sections 701.340 to 701.349 shall prohibit a political subdivision of

this state or a local board of health from enacting and enforcing ordinances, rules or laws for the prevention, detection and control of lead poisoning which provide the same or more stringent provisions as sections 701.340 to 701.349, or the rules promulgated thereunder.

701.349. If any provisions of sections 701.340 to 701.349, or the application thereof, to any persons or circumstances is held invalid, such validity shall not affect other provisions or applications of sections 701.340 to 701.349 that can be given effect without the invalid provision or application, and to this end the provisions of sections 701.340 to 701.349 are declared to be severable."; and

Further amend said title, enacting clause and intersectional references accordingly.

HOUSE AMENDMENT NO. 4

Amend House Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 266, Page 23, Section 376.1199, Line 3 of said page, by inserting after all of said line the following:

"632.080. 1. Any clinic, physician's office, mental hospital or facility administering electroconvulsive therapy, psychosurgery, prefrontal sonic sound treatment or any other convulsive or coma-producing therapy administered to treat mental illness or a physician administering the therapy on an outpatient basis shall submit to the department of health quarterly reports relating to the administration of the therapy in the clinic, office, hospital or facility or by the physician.

2. The report shall state for each quarter:

(1) The number of patients who received the therapy, including:

(a) The number of persons voluntarily receiving mental health services who consented to the therapy;

(b) The number of involuntary patients who consented to the therapy; and

(c) The number of involuntary patients for whom a guardian of such patient consented to

the therapy;

(2) The age, sex and race of the person receiving the therapy;

(3) The source of the treatment payment;

(4) The average number of nonelectroconvulsive treatments;

(5) The average number of electroconvulsive treatments administered for each complete series of treatments, but not including maintenance treatments;

(6) The average number of maintenance electroconvulsive treatments administered per month;

(7) The number of fractures, reported memory losses, incidents of apnea and cardiac arrests without death;

(8) Autopsy findings if death occurred within fourteen days after the date of the administration of therapy; and

(9) Any other information required by the department.

3. Any person who violates the provisions of this section is guilty of a class A misdemeanor.

632.082. The department of health shall use the information received pursuant to section 632.080 to analyze, audit and monitor the use of electroconvulsive therapy, psychosurgery, prefrontal sonic sound treatment or any other convulsive or coma-producing therapy administered to treat mental illness.

632.084. 1. The change in law made by sections 632.080 to 632.084 applies only to an offense committed on or after August 28, 2001. For purposes of this section, an offense is committed before August 28, 2001, if any element of the offense occurs before such date.

2. An offense committed before August 28, 2001, is covered by the law in effect when the offense was committed and the former law is continued in effect for that purpose.”; and

Further amend said title, enacting clause and intersectional references accordingly.

HOUSE AMENDMENT NO. 5

Amend House Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 266, by inserting at the appropriate location the following:

“191.975. 1. This section shall be known and may be cited as the “Adoption Awareness Law”.

2. To raise public awareness and to educate the public, the department of social services, with the assistance of the department of health, shall be responsible for:

(1) Collecting and distributing resource materials to educate the public about foster care and adoption;

(2) Developing and distributing educational materials, including but not limited to videos, brochures and other media as part of a comprehensive public relations campaign about the positive option of adoption and foster care. The materials shall include, but not be limited to, information about:

(a) The benefits of adoption and foster care;

(b) Adoption and foster care procedures;

(c) Means of financing the cost of adoption and foster care, including but not limited to adoption subsidies, foster care payments and special needs adoption tax credits;

(d) Options for birth parents in choosing adoptive parents;

(e) Protection for and rights of birth parents and adoptive parents prior to and following the adoption;

(f) Location of adoption and foster care agencies;

(g) Information regarding various state health and social service programs for pregnant women and children, including but to limited to medical assistance programs and temporary assistance for needy families (TANF); and

(h) Referrals to appropriate counseling services, including but not be limited to counseling services for parents who are

considering retaining custody of their children, placing their children for adoption, or becoming foster or adoptive parents; but excluding any referrals for abortion or to abortion facilities;

(3) Making such educational materials available through state and local public health clinics, public hospitals, family planning clinics, abortion facilities as defined in section 188.015, RSMo, maternity homes as defined in section 135.600, RSMo, child-placing agencies licensed pursuant to sections 210.481 to 210.536, RSMo, attorneys whose practice involves private adoptions, in vitro fertilization clinics and private physicians for distribution to their patients who request such educational materials. Such materials shall also be available to the public through the department of social services' Internet web site; and

(4) Establishing a toll-free telephone number for information on adoption and foster care.

3. The provisions of this section shall be subject to appropriations.

4. The department of social services shall promulgate rules for the implementation of this section in accordance with chapter 536, RSMo.”; and

Further amend said title, enacting clause and intersectional references accordingly.

HOUSE AMENDMENT NO. 6

Amend House Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 266, by inserting in the appropriate location the following:

“Section 4. If a health carrier as defined in section 376.1350 RSMo, or any subsidiary of such entity contracts with any licensed health care professional for any fee below the usual, customary and reasonable rate of reimbursement, such health insurance carrier as defined in section 376.1350 RSMo, or any subsidiary of such entity shall be prohibited from charging such health care professionals additional administrative or claim processing fees.”; and

Further amend said title, enacting clause and

intersectional references accordingly.

HOUSE AMENDMENT NO. 7

Amend House Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 266, by adding one new section in the appropriate location:

“196.367. Effective July 1, 2005, any manufacturer or distributor shall be exempted from the provisions of sections 196.365 to 196.445 if the manufacturer satisfies all applicable Food and Drug Administration regulations.”; and

Further amend the title and enacting clause accordingly.

HOUSE AMENDMENT NO. 9

Amend House Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 266, Page 13, Section 192.729, Line 24, by inserting after said line all of the following:

“198.531. 1. The division of aging, in collaboration with qualified Missouri schools and universities, shall establish an aging-in-place pilot program at a maximum of four selected sites throughout the state which will provide a continuum of care for elders who need long-term care. [One aging- in-place pilot program shall be at a thirty-five bed facility in a county of the first classification without a charter form of government with a population of at least ninety thousand but not more than one hundred thousand and a county of the first classification with a population of at least forty-two thousand but less than forty-five thousand and a county of the third classification without a township form of government with a population of at least sixteen thousand nine hundred but less than seventeen thousand.] For purposes of this section, “qualified Missouri schools and universities” means any Missouri school or university which has a school of nursing, a graduate nursing program, or any other similar program or specialized expertise in the areas of aging, long-term care or health services for the elderly.

2. The pilot program shall:

(1) Deliver a full range of physical and mental

health services to residents in the least restrictive environment of choice to reduce the necessity of relocating such residents to other locations as their health care needs change;

(2) Base licensure on services provided rather than on facility type; and

(3) Be established in selected urban, rural and regional sites throughout the state.

3. The directors of the division of aging and division of medical services shall apply for all federal waivers necessary to provide Medicaid reimbursement for health care services received through the aging-in-place pilot program.

4. The division of aging shall monitor the pilot program and report to the general assembly on the effectiveness of such program, including quality of care, resident satisfaction and cost-effectiveness to include the cost equivalent of unpaid or volunteer labor.

5. Developments authorized by this section shall be exempt from the provisions of sections 197.300 to 197.367, RSMo, and shall be licensed by the division of aging.”; and

Further amend said title, enacting clause and intersectional references accordingly.

HOUSE AMENDMENT NO. 10

Amend House Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 266, Page 1, Section A, Line 13, by inserting after said line all of the following:

“191.660. 1. If a corrections officer, emergency services employee, health care provider or employee of a health care provider, law enforcement employee or juvenile correctional facility employee comes in contact with or otherwise is exposed to transmission of body fluids from one or more other persons while performing duties within the scope of such employee’s duties as an employee, the employee or head of the employing agency or entity may petition a court of competent jurisdiction for an emergency order requiring such other person or persons to submit to infectious disease testing within twenty-four hours of the exposure.

2. The petition in subsection 1 of this section shall include an allegation that the person or persons sought to be tested have been requested to submit voluntarily to infectious disease tests and have refused such tests. When any such application is received, the court shall hold a hearing and shall issue its order thereon immediately to ensure that such testing can occur within twenty-four hours of the exposure if the court finds that:

(1) There is probable cause to believe that the employee involved has come in contact with or otherwise has been exposed to transmission of the body fluids of the person or persons sought to be tested; and

(2) The person or persons sought to be tested have been requested to submit to the tests and have refused, unless the court makes a further finding that exigent circumstances exist which, in the court’s judgment, would excuse the applicant from making such a request.

3. If an infectious disease test ordered pursuant to this section results in a negative reaction, the court shall order the person tested to submit to another infectious disease test six months from the date the first test was administered.

4. The results of any infectious disease test ordered pursuant to this section shall be disclosed to the court which ordered the test, the employee and the person tested. If an infectious disease test ordered pursuant to this section results in a positive reaction, the results shall be reported to the employee.”; and

Further amend said title, enacting clause and intersectional references accordingly.

HOUSE AMENDMENT NO. 11

Amend House Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 266, Page 13, Section 192.729, Line 24 by inserting after said line the following:

“194.210. As used in sections 194.210 to [194.290] **194.307**, the following words and terms mean:

(1) **“Anatomical donation” or “anatomical donor”, a human body part donation or a human body part donor;**

(2) **“Bank or storage facility”, a facility licensed, accredited, or approved [under] pursuant to the laws of any state for storage of human bodies or parts thereof;**

[(2)] (3) **“Decedent”, a deceased individual and includes a stillborn infant or fetus;**

(4) **“Donee”:**

(a) **Any hospital, surgeon, or physician, for medical or dental education, research, advancement of medical or dental science, therapy, or transplantation; or**

(b) **Any accredited medical or dental school, college or university or the state anatomical board for education, research, advancement of medical or dental science, or therapy; or**

(c) **Any bank, storage facility or OPO, for medical or dental education, research, advancement of medical or dental science, therapy, or transplantation; or**

(d) **Any specified individual for therapy or transplantation needed by such individual;**

[(3)] (5) **“Donor”, an individual who makes a gift of all or part of his or her body;**

(6) **“Fund”, the organ donor program fund established in section 194.297;**

[(4)] (7) **“Hospital”, a hospital licensed, accredited, or approved [under] pursuant to the laws of any state and includes a hospital operated by the United States government, a state, or a subdivision thereof, although not required to be licensed [under] pursuant to state laws;**

(8) **“OPO”, the federally certified organ procurement organizations for the state of Missouri;**

[(5)] (9) **“Part”, organs, tissues, eyes, bones, arteries, blood, other fluids and any other portions of a human body;**

[(6)] (10) **“Person”, an individual, corporation, government or governmental subdivision or agency, business trust, estate, trust, partnership or**

association, or any other legal entity;

[(7)] (11) **“Physician” or “surgeon”, a physician or surgeon licensed or authorized to practice [under] pursuant to the laws of any state;**

[(8)] (12) **“State” includes any state, district, commonwealth, territory, insular possession, and any other area subject to the legislative authority of the United States of America.**

194.220. 1. Any individual of sound mind who is at least eighteen years of age may give all or any part of his or her body for any purpose specified in section 194.230, the gift to take effect upon death. **Any individual who is a minor and at least sixteen years of age may effectuate a gift for any purpose specified in section 194.230, provided parental or guardian consent is deemed given. Parental or guardian consent shall be noted on the minor’s donor card, application for the donor’s instruction permit or driver’s license, or other document of gift.** An express gift that is not revoked by the donor before death is irrevocable, and the donee shall be authorized to accept the gift without obtaining the consent of any other person.

2. Any of the following persons, in order of priority stated, when persons in prior classes are not available at the time of death, and in the absence of actual knowledge of a gift by the decedent [under] **pursuant to** subsection 1 of this section or actual notice of contrary indications by the decedent [or of opposition by a member of the same or a prior class], may give all or any part of the decedent's body for any purpose specified in section 194.230:

(1) An attorney in fact under a durable power of attorney that expressly refers to making a gift of all or part of the principal's body [under] **pursuant to** the uniform anatomical gift act;

(2) The spouse;

(3) An adult son or daughter;

(4) Either parent;

(5) An adult brother or sister;

(6) A guardian of the person of the decedent at the time of his or her death;

(7) Any other person authorized or under

obligation to dispose of the body.

3. If the donee has actual notice of contrary indications by the decedent [or that a gift by a member of a class is opposed by a member of the same or a prior class], the donee shall not accept the gift. The persons authorized by subsection 2 of this section may make the gift after or immediately before death.

4. A gift of all or part of a body authorizes any examination necessary to assure medical acceptability of the gift for the purposes intended.

5. The rights of the donee created by the gift are paramount to the rights of others except as provided by subsection 4 of section 194.270.

194.230. The following persons may become donees of gifts of bodies or parts thereof for the purposes stated:

(1) Any hospital, surgeon, or physician, for medical or dental education, research, advancement of medical or dental science, therapy, or transplantation; or

(2) Any accredited medical or dental school, college or university or the state anatomical board for education, research, advancement of medical or dental science, or therapy; or

(3) Any bank [or], storage facility **or OPO**, for medical or dental education, research, advancement of medical or dental science, therapy, or transplantation; or

(4) Any specified individual for therapy or transplantation needed by [him] **such individual**.

194.233. 1. [The chief executive officer of each hospital in this state shall designate one or more trained persons to request anatomical gifts which persons shall not be connected with determination of death. The hospital official may designate a representative of an organ or tissue procurement organization to request consent.

2. When there is a patient who is a suitable candidate for organ or tissue donation based on hospital accepted criteria the designee shall request consent to a donation from the persons authorized to give consent as specified in subdivision (1), (2), (3), (4), (5) or (6) of subsection 2 of section

194.220. The request shall be made in the order of priority stated in subsection 2 of section 194.220. When the hospital cannot, from available information, ascertain that the patient has next-of-kin authorized to give consent as specified in subdivision (2), (3), (4), (5) or (6) of subsection 2 of section 194.220, then the hospital shall notify and request consent to a donation from a member of the class described in subdivision (7) of subsection 2 of section 194.220. Such notification to a member of the class described in subdivision (7) of subsection 2 of section 194.220 shall occur before death where practicable.

3. No request shall be required if the hospital designee has actual notice of a gift by the decedent under subsection 1 of section 194.220 or actual notice of contrary indications by the decedent.

4. Consent shall be obtained by the methods specified in section 194.240.

5. Where a donation is requested, the designee shall verify such request in the patient's medical record. Such verification of request for organ donation shall include a statement to the effect that a request for consent to an anatomical gift has been made, and shall further indicate thereupon whether or not consent was granted, the name of the person granting or refusing the consent, and his or her relationship to the decedent.

6. Upon the approval of the designated next of kin or other individual, as set forth in subsection 2 of section 194.220, the hospital shall then notify an organ or tissue procurement organization and cooperate in the procurement of the anatomical gift or gifts pursuant to applicable provisions of sections 194.210 to 194.290.

7. No hospital shall have an obligation to retrieve the organ or tissue donated pursuant to this section.] **At or near the time of death of any patient in a hospital, the attending physician or hospital designee shall make contact with the OPO to determine the suitability for organ, tissue and eye donation for any purpose specified pursuant to sections 194.210 to 194.307. Such contact and the disposition shall be noted in the patient's medical record.**

2. The person designated by the hospital to

contact the OPO shall have the following information available:

- (1) The patient's name and identifier number;
- (2) The patient's age;
- (3) Anticipated cause of death;
- (4) Past medical history; and
- (5) Other pertinent medical information.

3. The OPO, in consultation with the patient's attending physician, or such physician's designee or the hospital's designee, shall determine suitability for donation. Such determination shall be made prior to the initiation of any request of the persons identified pursuant to section 194.220 for anatomical donation.

4. If the OPO determines that donation is not appropriate based on established medical criteria, such determination shall be noted by hospital personnel in the patient's record and no further action shall be necessary.

5. If the OPO determines that the patient is a suitable candidate for anatomical donation, a request shall be initiated by informing the appropriate persons of the option to donate organs, tissue or eyes. The request for anatomical donation shall be made by a representative of the OPO in consultation with the attending physician or the hospital designee. In those cases where the attending physician desires to approach the family to discuss organ or tissue donation, he or she may do so when accompanied by a representative of the OPO. The person making the request shall ask persons pursuant to section 194.220, whether the deceased had a validly executed donor card, will, other document or gift, driver's license or identification card evidencing an anatomical gift. If there is no such evidence of an anatomical gift, the person designated pursuant to section 194.220 shall be informed in accordance with sections 194.210 to 194.307 of the option to donate organs, tissue or eyes.

6. Within one year of the effective date of this section, each hospital in the state shall

develop and implement a protocol for referring potential anatomical donors as provided in this section. The protocol shall require that, at or near the time of death of any patient, the hospital shall contact by telephone the OPO to determine suitability for anatomical donation of the potential donor. The protocol shall encourage discretion and sensitivity to family circumstances and beliefs in all discussions regarding donations of organs, tissue or eyes.

7. If the hospital staff advises the OPO that the hospital staff has received actual notice that the decedent did not wish to be an anatomical donor, the gift of all or any part of the decedent's body shall not be requested.

8. Death medical record reviews shall be performed in each hospital for the sole purpose of determining anatomical donor potential at the hospital. The hospital may perform the medical record review or may designate the OPO to conduct the review. If the hospital chooses to conduct its own review, it shall do so in accordance with clinical specifications and guidelines established by the OPO. If the hospital conducts the review, the OPO shall provide the necessary training to hospital personnel conducting the review. The hospital shall report the results of the review to the OPO no later than forty-five days following the completion of the review. If the hospital designates the OPO to conduct the review, the OPO shall provide the hospital with written assurance that the OPO shall maintain the confidentiality of patient identifying information.

194.240. 1. A gift of all or part of the body [under] pursuant to subsection 1 of section 194.220 may be made by will. The gift becomes effective upon the death of the testator without waiting for probate. If the will is not probated, or if it is declared invalid for testamentary purposes, the gift, to the extent that it has been acted upon in good faith, is nevertheless valid and effective.

2. A gift of all or part of the body [under] pursuant to subsection 1 of section 194.220 may also be made by document other than a will. The gift becomes effective upon the death of the donor.

The document, which may be a card designed to be carried on the person, must be signed by the donor in the presence of two witnesses who must sign the document in [his] **the donor's** presence or before a notary or other official authorized to administer oaths generally. If the donor cannot sign, the document may be signed for [him] **the donor** at [his] **the donor's** direction and in [his] **the donor's** presence in the presence of two witnesses who must sign the document in [his] **the donor's** presence. Delivery of the document of gift during the donor's lifetime is not necessary to make the gift valid.

3. The gift may be made to a specified donee or without specifying a donee. If the latter, the gift may be accepted by a physician as donee upon or following death. If the gift is made to a specified donee who is not available at the time and place of death or if the gift cannot be implemented, a physician upon or following death, in the absence of any expressed indication that the donor desired otherwise, may accept the gift as donee. The physician who becomes a donee [under] **pursuant to** this subsection shall not participate in the procedures for removing or transplanting a part.

4. Notwithstanding the provisions of subsection 2 of section 194.270, the donor may designate in his **or her** will, card, or other document of gift the surgeon or physician to carry out the appropriate procedures. In the absence of a designation or if the designee is not available, the donee or other person authorized to accept the gift may employ or authorize any surgeon or physician to carry out the appropriate procedures. For the purpose of removing an eye or part thereof, any medical technician employed by a hospital, physician or eye bank and acting under supervision may perform the appropriate procedures. Any medical technician authorized to perform such procedure shall successfully complete the course prescribed in section 194.295 for embalmers.

5. Any gift by a person designated in subsection 2 of section 194.220 shall be made by a document signed by him **or her** or made by his **or her** telegraphic, recorded telephonic, or other recorded message.

6. A gift of part of the body [under] **pursuant**

to subsection 1 of section 194.220 may also be made by a statement on a form which shall be provided on the reverse side of all Missouri motor vehicle licenses issued pursuant to chapter 302, RSMo. The statement to be effective shall be signed by the owner of the license in the presence of two witnesses, who shall sign the statement in the presence of the donor. Use of the form is prima facie evidence that the owner of the license intended to make the anatomical gift, and there shall be no civil or criminal liability for removal of any part of the body indicated on the form by a licensed physician or surgeon, **or donee**. The gift becomes effective upon the death of the donor. Delivery of the license during the donor's lifetime is not necessary to make the gift valid. The gift shall [become invalidated upon expiration, cancellation, revocation, or suspension of the license, and the gift must] be renewed upon renewal of each license. Pertinent medical information which may affect the quality of the gift may be included in the statement of gift.

7. Any person eighteen years of age or older, or any person under the age of eighteen with parental consent who indicates the desire to make an organ donation through any method prescribed in this section may also contact the department of health when completing such form, so that the information may be included in the registry maintained by the department pursuant to subsection 1 of section 194.304. Failure to contact the department of health shall not be construed to challenge the validity of the organ donation.

8. Organ procurement organizations and tissue banks may employ **procurement coordinators and enucleators who may not be physicians or surgeons** to assist in the [procurement] **recovery** of cadaveric organs and tissue for transplant or research. A **or enucleator** coordinator who assists in the procurement of cadaveric organs or tissue for transplantation or research must do so under the direction and supervision of a physician or surgeon. With the exception of organ procurement surgery, this supervision may be indirect supervision. For purposes of this subsection, the term "indirect supervision" means that a physician or surgeon is responsible for the medical actions of the coordinator, that the coordinator is acting under

protocols expressly approved by a physician or surgeon, and that a physician or surgeon is available, in person or by telephone, to provide medical direction, consultation and advice in cases of organ and tissue donation and procurement.

9. The department of health shall collect information and publish an annual report which shall include the number of organ and tissue donations made in the state, the number of organ or tissue donations received by citizens of the state of Missouri, the number of organ or tissue donations transported outside the state boundaries and the cost of such organ or tissue donations.

194.243. 1. Beginning no later than January 1, 2001, the division of motor vehicle and driver licensing shall modify the driver's license and identification card application process and renewal system to:

(1) Obtain information from individuals over the age of eighteen regarding such individual's consent to anatomical donation; and

(2) Allow persons under the age of eighteen to register as donors with parental consent. The division shall include an inquiry on the application and renewal form to read as follows:

“Do you wish to have the organ donor designation printed on your driver's license?”

If an individual indicates his or her consent to anatomical donation, such consent shall be noted on the front of the individual's driver's license or identification card with the word “Organ Donor” and recorded in the individual's computer record with the division of motor vehicle and driver licensing.

2. The OPO shall be given access to the donor information in subsection 1 of this section twenty-four hours a day through the division's database. Notwithstanding any other law to the contrary, the division is authorized to provide the OPO with the foregoing donor information. The OPO shall not be assessed a fee or other charges for such access.

3. The donor designation on the driver's

license or identification card shall be deemed sufficient to satisfy all requirements for consent to organ and tissue donation.

4. Any person may request that his or her consent to anatomical donation by validly executed donor card, will, other document or gift be included in such person's computer record with the division of motor vehicle and driver licensing. The division may promulgate rules and regulations to implement the provisions of this subsection. No rule or portion of a rule promulgated pursuant to the authority of this section shall become effective unless it has been promulgated pursuant to the provisions of chapter 536, RSMo.

194.245. Notwithstanding any other law to the contrary, if a validly executed donor card, advance health care directive, will, other document or gift, driver's license or identification card evidencing an anatomical gift exists, consent at the time of death shall not be necessary to render the gift valid.

194.249. The department of revenue shall provide a space on the face of the state individual income tax return for the 2000 tax year and each year thereafter whereby an individual may voluntarily designate a contribution of any amount desired to the organ donor program fund established in section 194.297. The amount designated by an individual on the state income tax return form shall be deducted from the tax refund to which the individual is entitled or added to the individual's payment and shall not constitute a charge against the income tax revenues due the state.

194.266. 1. The following persons may make a reasonable search for a document of gift or other information identifying the bearer as an organ donor or as an individual who has refused to make an anatomical gift:

(1) A law enforcement officer, firefighter, paramedic or other official emergency rescuer finding an individual who the searcher believes is near death; and

(2) A hospital, upon the admission of an

individual at or near the time of death, if there is not immediately available any other source of such information.

2. Any law enforcement officer or other person listed in subsection 1 of this section may conduct an administrative search of the individual's driver's license record with the division of motor vehicle and driver's licensing to determine if the individual's authorization for organ donation or refusal of organ donation.

3. A physical search pursuant to subsection 1 of this section may be conducted at or near the time of death or hospital admission, and shall be limited to those personal effects of the individual where a driver's license may be reasonably stored. Any information, document, tangible objects or other items discovered during the search shall be used solely for the purpose of ascertaining the individual's identity, notifying the individual's next of kin, and determining whether the individual intends to make an anatomical gift. In no event shall any such discovered material be admissible in any subsequent criminal or civil proceeding, unless obtained pursuant to a lawful search on other grounds.

194.293. A hospital or physician who acts in good faith in accord with the terms of sections 194.210 to 194.307 shall not be liable for damages in any civil action or subject to prosecution in any criminal proceeding for such act.

194.297. There is established in the state treasury the "Organ Donor Program Fund", which shall consist of all moneys deposited by the director of revenue pursuant to **section 194.249 and** subsection 2 of section 302.171, RSMo, and any other moneys donated or appropriated to the fund. The state treasurer shall administer the fund, and the moneys in the fund shall be used solely, upon appropriation, by the department of health, in consultation with the organ donation advisory committee, for implementation of organ donation awareness programs in the manner prescribed in [subsection 2 of section 194.300] **section 194.302**. Notwithstanding the provisions of section 33.080, RSMo, to the contrary, moneys in the organ donor

program fund at the end of any biennium shall not be transferred to the credit of the general revenue fund. There shall be no money appropriated from general revenue to administer the fund in the event the fund cannot sustain itself.

194.300. 1. There is established within the department of health the "Organ Donation Advisory Committee", which shall consist of the following members appointed by the governor with the advice and consent of the senate:

(1) [Four representatives of organ and tissue procurement organizations;

(2) **Two current representatives from each federally certified OPO;**

(2) **One current representative from an eye bank;**

(3) Four members representative of organ recipients, families of organ recipients, organ donors and families of organ donors;

[(3)] (4) One health care representative from [a hospital located in Missouri; and] **the Missouri Hospital Association;**

[(4)] (5) One representative of the department of health; **and**

(6) **One representative of the department of revenue.**

2. Members of the advisory committee shall receive no compensation for their services, but may be reimbursed for the reasonable and necessary expenses incurred in the performance of their duties out of appropriations made for that purpose. Members shall serve for five year terms and shall serve at the pleasure of the governor."; and

Further amend said bill, Page 17, Section 199.200, Line 16 by inserting after said line the following:

"302.171. 1. Application for a license shall be made upon an approved form furnished by the director. Every application shall state the full name, Social Security number, age, height, weight, color of eyes, sex, residence, mailing address of the applicant, and the classification for which the applicant has been licensed, and, if so, when and by what state, and whether or not such license has

ever been suspended, revoked, or disqualified, and, if revoked, suspended or disqualified, the date and reason for such suspension, revocation or disqualification and whether the applicant is making a [one-dollar] **two-dollar** donation to promote an organ donation program as prescribed in subsection 2 of this section. The application shall also contain such information as the director may require to enable the director to determine the applicant's qualification for driving a motor vehicle; and shall state whether or not the applicant has been convicted in this or any other state for violating the laws of this or any other state or any ordinance of any municipality, relating to driving without a license, careless driving, or driving while intoxicated, or failing to stop after an accident and disclosing the applicant's identity, or driving a motor vehicle without the owner's consent. The application shall contain a certification by the applicant as to the truth of the facts stated therein. Every person who applies for a license to operate a motor vehicle who is less than twenty-one years of age shall be provided with educational materials relating to the hazards of driving while intoxicated, including information on penalties imposed by law for violation of the intoxication-related offenses of the state. Beginning January 1, 2001, if the applicant is less than eighteen years of age, the applicant must comply with all requirements for the issuance of an intermediate driver's license pursuant to section 302.178.

2. An applicant for a license may make a donation of [one dollar] **two dollars** to promote an organ donor program. The director of revenue shall collect the donations and deposit all such donations in the state treasury to the credit of the organ donor program fund established in sections 194.297 to 194.304, RSMo. Moneys in the organ donor program fund shall be used solely for the purposes established in sections 194.297 to 194.304, RSMo, except that the department of revenue shall retain no more than one percent for its administrative costs. The donation prescribed in this subsection is voluntary and may be refused by the applicant for the license at the time of issuance or renewal of the license. The director shall make available an informational booklet or other informational sources on the importance of organ donations to

applicants for licensure as designed by the organ donation advisory committee established in sections 194.297 to 194.304, RSMo. The director shall inquire of each applicant at the time the licensee presents the completed application to the director whether the applicant is interested in making the one-dollar donation prescribed in this subsection and whether the applicant is interested in making an organ donation and shall also specifically inform the licensee of the ability to make an organ donation by completing the form on the reverse of the license that the applicant will receive in the manner prescribed by subsection 6 of section 194.240, RSMo. The director shall notify the department of health of information obtained from applicants who indicate to the director that they are interested in making organ donations, and the department of health shall enter the complete name, address, date of birth, race, gender and a unique personal identifier in the registry established in subsection 1 of section 194.304, RSMo.

3. An applicant for a license may make a donation of one dollar to promote a blindness education, screening and treatment program. The director of revenue shall collect the donations and deposit all such donations in the state treasury to the credit of the blindness education, screening and treatment program fund established in section 192.935, RSMo. Moneys in the blindness education, screening and treatment program fund shall be used solely for the purposes established in section 192.935, RSMo, except that the department of revenue shall retain no more than one percent for its administrative costs. The donation prescribed in this subsection is voluntary and may be refused by the applicant for the license at the time of issuance or renewal of the license. The director shall inquire of each applicant at the time the licensee presents the completed application to the director whether the applicant is interested in making the one-dollar donation prescribed in this subsection.

302.181. 1. The license issued pursuant to the provisions of sections 302.010 to 302.340 shall be in such form as the director shall prescribe, but the license shall be a card made of plastic or other comparable material. All licenses shall be

manufactured of materials and processes that will prohibit, as nearly as possible, the ability to reproduce, alter, counterfeit, forge or duplicate any license without ready detection. All licenses shall bear the licensee's Social Security number, if the licensee has one, and if not, a notarized affidavit must be signed by the licensee stating that the licensee does not possess a Social Security number, or, if applicable, a certified statement must be submitted as provided in subsection 4 of this section. The license shall also bear the expiration date of the license, the classification of the license, the name, date of birth, residence address including the county of residence or a code number corresponding to such county established by the department, and brief description and colored photograph of the licensee, and a facsimile of the signature of the licensee. The director shall provide by administrative rule the procedure and format for a licensee to indicate on the back of the license together with the designation for an anatomical gift as provided in section 194.240, RSMo, the name and address of the person designated pursuant to sections 404.800 to 404.865, RSMo, as the licensee's attorney in fact for the purposes of a durable power of attorney for health care decisions. No license shall be valid until it has been so signed by the licensee. If any portion of the license is prepared by a private firm, any contract with such firm shall be made in accordance with the competitive purchasing procedures as established by the state director of the division of purchasing. For all licenses issued or renewed after March 1, 1992, the applicant's Social Security number shall serve as the applicant's license number. Where the licensee has no Social Security number, or where the licensee is issued a license without a Social Security number in accordance with subsection 4 of this section, the director shall issue a license number for the licensee and such number shall also include an indicator showing that the number is not a Social Security number.

2. All film involved in the production of photographs for licenses shall become the property of the department of revenue.

3. The license issued shall be carried at all times by the holder thereof while driving a motor vehicle, and shall be displayed upon demand of any

officer of the highway patrol, or any police officer or peace officer, or any other duly authorized person, for inspection when demand is made therefor. Failure of any operator of a motor vehicle to exhibit his or her license to any duly authorized officer shall be presumptive evidence that such person is not a duly licensed operator.

4. The director of revenue shall issue a commercial or noncommercial driver's license without a Social Security number to an applicant therefor, who is otherwise qualified to be licensed, upon presentation to the director of a certified statement that the applicant objects to the display of the Social Security number on the license. The director shall assign an identification number, that is not based on a Social Security number, to the applicant which shall be displayed on the license in lieu of the Social Security number.

5. The director of revenue shall issue a license without the photograph to an applicant therefor, who is otherwise qualified to be licensed, upon presentation to the director of a statement on forms prescribed and made available by the department of revenue which states that the applicant is a member of a specified religious denomination which prohibits photographs of members as being contrary to its religious tenets. The license shall state thereon that no photograph is required because of the religious affiliation of the licensee. The director of revenue shall establish guidelines and furnish to each circuit court such forms as the director deems necessary to comply with this subsection. The circuit court shall not charge or receive any fee or court cost for the performance of any duty or act pursuant to this subsection.

6. The department of revenue may issue a temporary license without the photograph to out-of-state applicants and members of the armed forces, except that where such temporary license is issued it shall be valid only until the applicant shall have had time to appear and have his or her picture taken and a license with his or her photograph issued.

7. The department of revenue shall issue upon request a nondriver's license card containing essentially the same information as the driver's license upon payment of six dollars if the applicant

is under the age of sixty-five. An applicant who is sixty-five years of age or older may purchase a nondriver's license card without a photograph for one dollar or a nondriver's license card with a photograph for six dollars. All nondriver's licenses shall expire on the applicant's birthday in the sixth year after issuance. A person who has passed his or her seventieth birthday shall upon application be issued a nonexpiring nondriver's license card. The nondriver's license card shall be used for identification purposes only and shall not be valid as a license. **The director shall provide by administrative rule the procedure and format for an applicant to indicate a designation for an anatomical gift as provided in section 194.240, RSMo, on the back of the nondriver's license card.**

8. No rule or portion of a rule promulgated pursuant to the authority of this chapter shall become effective unless it is promulgated pursuant to the provisions of chapter 536, RSMo.”; and

Further amend the title, enacting clause and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has adopted **SS** for **HCS** for **HB 738**, as amended, and has taken up and passed **SS** for **HCS** for **HB 738**, as amended.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **SS** for **SCS** for **HS** for **HB 421** and has taken up and passed **CCS** for **SS** for **SCS** for **HS** for **HB 421**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **HS** for **SS** for **SCS** for **SBs 323** and **230** and has taken up and passed **CCS** for **HS** for **SS** for **SCS** for **SBs 323** and **230**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HS** for **SCS** for **SB 290**, entitled:

An Act to repeal sections 56.807, 56.816, 86.200, 86.207, 86.213, 86.233, 86.237, 86.250, 86.251, 86.252, 86.253, 86.256, 86.257, 86.260, 86.263, 86.267, 86.288, 86.290, 86.292, 86.300, 86.320, 86.340, 86.353, 86.360, 86.365, 86.370, 86.447, 86.450, 86.457, 86.463, 86.483, 86.600, 86.620, 86.675, 86.690, 86.750, 86.780, 87.120, 87.130, 87.135, 87.170, 87.185, 87.205, 87.215, 87.237, 87.240, 87.288, 87.310 and 87.371, RSMo 2000, relating to certain relief and pension systems, and to enact in lieu thereof fifty new sections relating to the same subject, with penalty provisions.

With House Amendments Nos. 1 and 3.

HOUSE AMENDMENT NO. 1

Amend House Substitute for Senate Committee Substitute for Senate Bill No. 290, Section 87.371, Page 92, Line 14 of said page by inserting immediately there after the following:

“87.615 **1.** Any firefighter who has retired or who retires and was not or is not a member of the retirement system governed by sections 70.600 to 70.755, RSMo, and any beneficiary of any such firefighter shall, upon application to any city with a population of at least seventy thousand located in a county of the first classification without a charter form of government, be made, constitutionally appointed, and employed by the city as a special consultant on the problems of retirement and upon request of the city council, shall give opinions and be available to give opinions in writing or orally in response to requests of the city council. As compensation for the services required by this section, the city may directly compensate the retired firefighter or beneficiary thereof in an amount established by ordinance of the city. Such amount of additional compensation may be paid directly by the city to each qualified retiree or beneficiary and shall not be considered employer contributions to the local government retirement

system nor benefits paid therefrom.

2. Notwithstanding any other law to the contrary, beginning August 29, 2001, any beneficiary of a firefighter who had retired or who retires and was not or is not a member of the retirement system governed by sections 70.600 to 70.755, RSMo, shall upon application to any city with a population of at least seventy thousand located in a county of the first classification without a charter form of government, be made, constitutionally appointed, and employed by the city as a special consultant on the problems of retirement and upon request of the city council, shall give opinions and be available to give opinions in writing or orally in response to request of the city council. As compensation for the services required by this section, the city may directly compensate the beneficiary thereof by continuing the death benefit payment upon remarriage of the beneficiary. Such amount of compensation may be paid directly by the city to each qualifying special consultant and shall not be considered employer contributions to the local government employees retirement system nor benefits paid therefrom.”.

HOUSE AMENDMENT NO. 3

Amend House Substitute for Senate Committee Substitute for Senate Bill No. 290, Page 92, Section 87.371, Line 14, by inserting after all of said line on said page, the following:

“Section 1. Notwithstanding the provisions of sections 610.010 to 610.035, RSMo, to the contrary, any retirement plan as defined in section 105.660, RSMo, located in a city not within a county, providing retirement benefits for general employees shall provide, upon request by any retiree organization, sufficient information enabling such organization to contact retired members.”; and

Further amend the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

PRIVILEGED MOTIONS

Senator Caskey moved that the Senate refuse to recede from its position on **SCS** for **HCS** for **HB 241**, as amended, and grant the House a conference thereon, which motion prevailed.

Senator Sims moved that the Senate refuse to concur in **HS** for **HCS** for **SCS** for **SB 236**, as amended, and request the House to recede from its position and, failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Steelman moved that the Senate refuse to concur in **HS** for **HCS** for **SS** for **SCS** for **SB 369**, as amended, and request the House to recede from its position, and failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Steelman moved that the Senate refuse to recede from its position on **SS** for **SCS** for **HB 453**, as amended, and grant the House a conference thereon, which motion prevailed.

CONFERENCE COMMITTEE REPORTS

Senator Westfall, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SB 462**, as amended, submitted the following conference committee report:

CONFERENCE COMMITTEE REPORT ON HOUSE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 462

Mr. President: Your Conference Committee, appointed to confer with a like committee of the House, on House Committee Substitute for Senate Bill No. 462, with House Amendments Nos. 1, 2, 3, 4, 5, 6, House Substitute Amendment No. 1 for House Amendment No. 7, House Amendment Nos. 8, 9, 10, 11, 12, 14, 17, 18 and 19; begs leave to report that we, after free and fair discussion of the differences between the House and Senate, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 462, as amended;
2. That the Senate recede from its position on

Senate Bill No. 462; and

3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 462, be Truly Agreed To and Finally Passed.

FOR THE SENATE:	FOR THE HOUSE:
/s/ Morris Westfall	/s/ Ken Legan
/s/ Bill Foster	/s/ Peter Myers
/s/ John Cauthorn	/s/ Wes Shoemyer
/s/ Sidney Johnson	/s/ Frank A. Barnitz
/s/ Ted House	/s/ Denny Merideth

Senator Singleton assumed the Chair.

Senator Westfall moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators			
Bentley	Caskey	Cauthorn	Childers
DePasco	Dougherty	Foster	Goode
Gross	House	Jacob	Johnson
Kenney	Kinder	Klindt	Loudon
Mathewson	Rohrbach	Russell	Scott
Sims	Singleton	Staples	Steelman
Stoll	Westfall	Wiggins	Yeckel—28

NAYS—Senators Quick—1

Absent—Senators			
Bland	Gibbons	Klarich	Schneider—4

Absent with leave—Senator Carter—1

On motion of Senator Westfall, **CCS for HCS for SB 462**, entitled:

**CONFERENCE COMMITTEE SUBSTITUTE
FOR HOUSE COMMITTEE SUBSTITUTE
FOR SENATE BILL NO. 462**

An Act to repeal sections 252.303, 252.306, 252.309, 252.315, 252.321, 252.324, 252.330, 252.333, 272.010, 272.020, 272.040, 272.050, 272.060, 272.070, 272.100, 272.110, 272.130, 272.150, 272.160, 272.170, 272.180, 272.190, 272.200, 274.060, 278.080, 278.220, 278.240, 278.245, 278.250, 278.280, 278.290, 278.300, 322.010, 348.432, 409.401, 414.032, 578.012, 578.023, RSMo 2000, and to enact in lieu thereof

sixty new sections relating to agriculture, with a penalty provision and an emergency clause for a certain section.

Was read the 3rd time and passed by the following vote:

YEAS—Senators			
Bentley	Bland	Caskey	Cauthorn
Childers	DePasco	Dougherty	Foster
Goode	Gross	House	Jacob
Johnson	Kenney	Kinder	Klindt
Loudon	Mathewson	Rohrbach	Russell
Schneider	Scott	Sims	Singleton
Staples	Steelman	Stoll	Westfall
Wiggins	Yeckel—30		

NAYS—Senators—None

Absent—Senators		
Gibbons	Klarich	Quick—3

Absent with leave—Senator Carter—1

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators			
Bentley	Bland	Caskey	Cauthorn
Childers	DePasco	Dougherty	Foster
Goode	Gross	House	Jacob
Johnson	Kenney	Kinder	Klindt
Loudon	Mathewson	Rohrbach	Russell
Schneider	Scott	Sims	Singleton
Steelman	Stoll	Westfall	Wiggins
Yeckel—29			

NAYS—Senators—None

Absent—Senators			
Gibbons	Klarich	Quick	Staples—4

Absent with leave—Senator Carter—1

On motion of Senator Westfall, title to the bill was agreed to.

Senator Westfall moved that the vote by which the bill passed be reconsidered.

Senator Caskey moved that motion lay on the table, which motion prevailed.

Senator Caskey, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SB 274**, as amended, submitted the following conference committee report:

CONFERENCE COMMITTEE REPORT ON HOUSE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 274

Mr. President: Your Conference Committee, appointed to confer with a like committee of the House, on House Committee Substitute for Senate Bill No. 274; begs leave to report that we, after free and fair discussion of the differences between the House and Senate, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 274;
2. That the Senate recede from its position on Senate Bill No. 274;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 274 be Truly Agreed To and Finally Passed.

FOR THE SENATE:
 /s/ Harold Caskey
 /s/ Bill Kenney
 /s/ Bill Foster
 /s/ Ken Jacob
 /s/ Chuck Gross

FOR THE HOUSE:
 /s/ Timothy Harlan
 /s/ Meg Harding
 /s/ Jenie Lowe
 /s/ James V. Froelker
 /s/ Dr. Charles Portwood

Senator Caskey moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Bentley	Bland	Caskey	Cauthorn
Childers	DePasco	Dougherty	Foster
Goode	Gross	House	Jacob
Johnson	Kenney	Kinder	Klindt
Loudon	Mathewson	Quick	Rohrbach
Russell	Schneider	Scott	Sims
Singleton	Staples	Steelman	Stoll
Westfall	Wiggins	Yeckel—31	

NAYS—Senators—None

Absent—Senators

Gibbons Klarich—2

Absent with leave—Senator Carter—1

On motion of Senator Caskey, **CCS** for **HCS** for **SB 274**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 274

An Act to repeal sections 50.1000, 50.1010, 50.1230 and 50.1250, RSMo 2000, relating to certain county employees' retirement systems, and to enact in lieu thereof four new sections relating to the same subject, with an effective date for certain sections.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Bentley	Bland	Caskey	Cauthorn
Childers	DePasco	Dougherty	Foster
Goode	Gross	House	Jacob
Johnson	Kenney	Kinder	Klindt
Loudon	Mathewson	Quick	Rohrbach
Russell	Schneider	Scott	Sims
Singleton	Staples	Steelman	Stoll
Westfall	Wiggins	Yeckel—31	

NAYS—Senators—None

Absent—Senators

Gibbons Klarich—2

Absent with leave—Senator Carter—1

The President declared the bill passed.

On motion of Senator Caskey, title to the bill was agreed to.

Senator Caskey moved that the vote by which the bill passed be reconsidered.

Senator Kenney moved that motion lay on the table, which motion prevailed.

Senator Childers, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SCS** for **SB 151** submitted the following conference committee report no. 2:

CONFERENCE COMMITTEE REPORT NO. 2 ON HOUSE COMMITTEE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 151

Mr. President: Your Conference Committee, appointed to confer with a like committee of the House, on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 151; begs leave to report that we, after free and fair discussion of the differences between the House and Senate, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 151;
2. That the Senate recede from its position on Senate Committee Substitute for Senate Bill No. 151; and
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 151 be truly agreed to and finally passed.

FOR THE SENATE:
 /s/ Doyle Childers
 /s/ Roseann Bentley
 /s/ Chuck Gross
 /s/ Stephen Stoll
 /s/ Sidney Johnson

FOR THE HOUSE:
 /s/ Sam Gaskill
 /s/ Blaine Luetkemeyer
 /s/ Dan Ward
 /s/ Bill Luetkenhaus
 /s/ Chris Liese

Senator Childers moved that the above conference committee report no. 2 be adopted, which motion prevailed by the following vote:

YEAS—Senators			
Bentley	Bland	Caskey	Cauthorn
Childers	DePasco	Dougherty	Foster
Goode	Gross	House	Jacob
Johnson	Kenney	Kinder	Loudon
Mathewson	Quick	Rohrbach	Russell
Schneider	Scott	Sims	Singleton

Staples	Steelman	Stoll	Westfall
Wiggins	Yeckel—30		

NAYS—Senators—None

Absent—Senators			
Gibbons	Klarich	Klindt—3	

Absent with leave—Senator Carter—1

On motion of Senator Childers, **CCS No. 2** for **HCS** for **SCS** for **SB 151**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE NO. 2 FOR HOUSE COMMITTEE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 151

An Act to amend chapter 379, RSMo, by adding thereto three new sections relating to motor vehicle insurance.

Was read the 3rd time and passed by the following vote:

YEAS—Senators			
Bentley	Bland	Caskey	Cauthorn
Childers	DePasco	Dougherty	Foster
Goode	Gross	House	Jacob
Johnson	Kenney	Kinder	Loudon
Mathewson	Rohrbach	Russell	Schneider
Scott	Sims	Singleton	Staples
Steelman	Stoll	Westfall	Wiggins
Yeckel—29			

NAYS—Senators—None

Absent—Senators			
Gibbons	Klarich	Klindt	Quick—4

Absent with leave—Senator Carter—1

The President declared the bill passed.

On motion of Senator Childers, title to the bill was agreed to.

Senator Childers moved that the vote by which the bill passed be reconsidered.

Senator Kenney moved that motion lay on the table, which motion prevailed.

PRIVILEGED MOTIONS

Senator Rohrbach moved that the Senate refuse to recede from its position on **SCA 1** and **SA 1** to **HB 621** and grant the House a conference thereon, which motion prevailed.

CONFERENCE COMMITTEE REPORTS

Senator Bland, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SB 319**, as amended, submitted the following conference committee report:

CONFERENCE COMMITTEE REPORT ON HOUSE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 319

Mr. President: Your Conference Committee, appointed to confer with a like committee of the House, on House Committee Substitute for Senate Bill No. 319, with House Amendments Nos. 1 and 3; begs leave to report that we, after free and fair discussion of the differences between the House and Senate, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 319, as amended;

2. That the Senate recede from its position on Senate Bill No. 319;

3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 319, be Truly Agreed To and Finally Passed.

FOR THE SENATE:

- /s/ Mary Bland
- /s/ Stephen Stoll
- /s/ Roseann Bentley
- /s/ Anita Yeckel
- /s/ Bill Kenney

FOR THE HOUSE:

- /s/ Connie L. Johnson
- /s/ Randall Relford
- /s/ Richard Franklin
- /s/ Peter Myers
- /s/ Charlie Shields

Senator Bland moved that the above conference committee report be adopted.

At the request of Senator Bland, the above motion was withdrawn.

HOUSE BILLS ON THIRD READING

Senator Caskey moved that **SCS** for **HB 120**, as amended, be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

Senator Caskey requested unanimous consent of the Senate to suspend the rules for the purpose of offering a technical perfecting amendment, which request was granted.

Senator Caskey offered **SPA 1:**

SENATE PERFECTING AMENDMENT NO. 1

Amend Senate Amendment No. 1 to Senate Committee Substitute for House Bill No. 120, appearing on Page 1278 of the Senate Journal for Friday, May 11, 2001, Column 1, Section 302.286, Lines 5-7 of said column, by striking said lines and inserting in lieu thereof the following: "**RSMo, for the theft of motor fuel as described in this section,**".

Senator Caskey moved that the above amendment be adopted, which motion prevailed.

On motion of Senator Caskey, **SCS** for **HB 120**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Bentley	Bland	Caskey	Cauthorn
Childers	DePasco	Dougherty	Foster
Gibbons	Goode	Gross	House
Jacob	Johnson	Kenney	Kinder
Klarich	Loudon	Mathewson	Quick
Rohrbach	Russell	Schneider	Scott
Sims	Singleton	Staples	Steelman
Stoll	Westfall	Wiggins	Yeckel—32

NAYS—Senators—None

Absent—Senator Klindt—1

Absent with leave—Senator Carter—1

The President declared the bill passed.

On motion of Senator Caskey, title to the bill was agreed to.

Senator Caskey moved that the vote by which the bill passed be reconsidered.

Senator Kenney moved that motion lay on the table, which motion prevailed.

HB 219, with **SCS**, introduced by Representative Townley, et al, entitled:

An Act to repeal sections 272.010, 272.020, 272.040, 272.050, 272.060, 272.070, 272.100, 272.110, 272.130, 272.150, 272.160, 272.170, 272.180, 272.190, 272.200, 272.210, 272.220, 272.230, 272.235, 272.240, 272.250, 272.260, 272.270, 272.280, 272.290, 272.300, 272.310, 272.330, 272.340, 272.350, 272.360 and 272.370, RSMo 2000, relating to property rights, and to enact in lieu thereof twelve new sections relating to the same subject.

Was called from the Informal Calendar and taken up by Senator Cauthorn.

SCS for **HB 219**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 219

An Act to repeal sections 272.010, 272.020, 272.040, 272.050, 272.060, 272.070, 272.100, 272.110, 272.130, 272.150, 272.160, 272.170, 272.180, 272.190 and 272.200, RSMo 2000, relating to property rights, and to enact in lieu thereof twelve new sections relating to the same subject.

Was taken up.

Senator Gross assumed the Chair.

Senator Cauthorn moved that **SCS** for **HB 219** be adopted, which motion prevailed.

On motion of Senator Cauthorn, **SCS** for **HB 219** was read the 3rd time and passed by the following vote:

YEAS—Senators

Bentley	Bland	Caskey	Cauthorn
Childers	DePasco	Dougherty	Foster
Gibbons	Goode	Gross	House
Jacob	Johnson	Kenney	Kinder
Klarich	Loudon	Mathewson	Quick
Rohrbach	Russell	Schneider	Scott
Sims	Singleton	Staples	Steelman
Stoll	Westfall	Wiggins	Yeckel—32

NAYS—Senators—None

Absent—Senator Klindt—1

Absent with leave—Senator Carter—1

The President declared the bill passed.

On motion of Senator Cauthorn, title to the bill was agreed to.

Senator Cauthorn moved that the vote by which the bill passed be reconsidered.

Senator Kenney moved that motion lay on the table, which motion prevailed.

REPORTS OF STANDING COMMITTEES

Senator Singleton, Chairman of the Committee on Public Health and Welfare, submitted the following reports:

Mr. President: Your Committee on Public Health and Welfare, to which was referred **HCS** for **HB 279**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Public Health and Welfare, to which was referred **HB 821**, begs leave to report that it has considered the same and recommends that the bill do pass.

**CONFERENCE COMMITTEE
APPOINTMENTS**

President Pro Tem Kinder appointed the following conference committee to act with a like committee from the House on **SS** for **SCS** for **HB 453**, as amended: Senators Steelman, Klarich, Gross, Mathewson and Quick.

President Pro Tem Kinder appointed the following conference committee to act with a like committee from the House on **SCS** for **HCS** for **HB 241**, as amended: Senators Caskey, Klarich, Cauthorn, Mathewson and Gibbons.

President Pro Tem Kinder appointed the following conference committee to act with a like committee from the House on **HS** for **HCS** for **SB 72**, as amended: Senators Loudon, Klarich, Steelman, Quick and Scott.

President Pro Tem Kinder appointed the following conference committee to act with a like committee from the House on **HS** for **HCS** for **SB 460**, as amended: Senators Klarich, Gibbons, Kinder, Caskey and Jacob.

President Pro Tem Kinder appointed the following conference committee to act with a like committee from the House on **HB 621**, as amended: Senators Rohrbach, Steelman, Russell, Goode and DePasco.

RESOLUTIONS

Senators Gross and House offered Senate Resolution No. 814, regarding Tom Hughes, St. Charles, which was adopted.

Senators Gross and House offered Senate Resolution No. 815, regarding Phil White, St. Charles, which was adopted.

Senators Gross and House offered Senate Resolution No. 816, regarding Terry Jones, St. Charles, which was adopted.

Senator Loudon offered Senate Resolution No. 817, regarding the Fiftieth Wedding Anniversary of Mr. and Mrs. Jerry E. Craig, Bridgeton, which was adopted.

Senator Kenney offered Senate Resolution No. 818, regarding Jaclyn Anderson, Lee's Summit, which was adopted.

Senator Jacob offered Senate Resolution No. 819, regarding Cynthia Deegan, Columbia, which was adopted.

Senator Steelman offered Senate Resolution No. 820, regarding Norman L. Brown, Rolla, which was adopted.

Senator Steelman offered Senate Resolution No. 821, regarding Diane Hess, Rolla, which was adopted.

Senator Westfall offered Senate Resolution No. 822, regarding Klova Helfrecht, Springfield, which was adopted.

COMMUNICATIONS

Senator Kenney submitted the following:

May 15, 2001

Ms. Terry Spieler
Secretary of the Senate
State Capitol
Jefferson City, MO 65101
Dear Ms. Spieler:

The Rules, Joint Rules, Resolutions and Ethics Committee met today in the Senate Lounge. All members were present and voted

unanimously to approve the Interstate Cooperation Caucus.

A list of members is attached.

Sincerely,

/s/ Bill Kenney

Senator Bill Kenney

Senator Ronnie DePasco

Senator Bill Kenney

Senator David Klarich

Senator Peter Kinder

Senator John D. Schneider

Representative Ken Legan

Representative Beth Long

Representative Denny Meredith

Representative Mark Richardson

Representative David Schwab

Also,

May 15, 2001

Ms. Terry Spieler
Secretary of the Senate
State Capitol
Jefferson City, MO 65101
Dear Ms. Spieler:

The Rules, Joint Rules, Resolutions and Ethics Committee met today in the Senate Lounge. All members were present and voted unanimously to approve the St. Charles County Area Caucus.

A list of members is attached.

Sincerely,

/s/ Bill Kenney

Senator Bill Kenney

Senator Ted House

Senator Chuck Gross

Representative Carl Bearden

Representative Tom Dempsey

Representative Jon Dolan

Representative Tom Green

Representative Bruce Holt

Representative Bill Luetkenhaus

Representative Charles Nordwald

Representative Cindy Ostmann.

INTRODUCTIONS OF GUESTS

Senator Foster introduced to the Senate, the Physician of the Day, Dr. Kirby Turner, Poplar Bluff.

On motion of Senator Kenney, the Senate adjourned until 9:30 a.m., Wednesday, May 16, 2001.

SENATE CALENDAR

SEVENTY-FOURTH DAY—WEDNESDAY, MAY 16, 2001

FORMAL CALENDAR

THIRD READING OF SENATE BILLS

SCS for SB 505-Loudon
(In Budget Control)
SS for SB 242-Kenney
(In Budget Control)

SCS for SB 225-Mathewson
(In Budget Control)
SS for SCS for SBs 334
& 228-Kinder
(In Budget Control)

SENATE BILLS FOR PERFECTION

SB 565-Staples
SB 596-Loudon
SB 597-Singleton
SB 268-Schneider, with SCS

SBs 249 & 523-Wiggins,
with SCS
SBs 508 & 468-Cauthorn
and Klindt, with SCS

HOUSE BILLS ON THIRD READING

1. HCS for HB 50, with
SCS (Stoll)
(In Budget Control)
2. HCS for HBs 754, 29,
300 & 505 (Bentley)
(In Budget Control)
3. HB 501-Bowman, et al,
with SCS (Steelman)
4. HS for HCS for HB 824-
Abel (Mathewson)
(In Budget Control)
5. HS for HB 612-Ladd
Baker, with SCS (Sims)
(In Budget Control)
6. HS for HB 736-Liese,
with SCS (Yeckel)
(In Budget Control)

7. HCS for HJR 7, with
SCS (Staples)
(In Budget Control)
8. HB 249-Treadway, with
SCS (Kinder)
(In Budget Control)
9. HS for HCS for HBs
835, 90, 707, 373, 641,
510, 516 & 572-Britt,
with SCS (Caskey)
(In Budget Control)
10. HS for HB 555-Foley,
with SCS (Scott)
(In Budget Control)
11. HS for HB 349-Hosmer,
with SCS (Sims)
(In Budget Control)

12. HS for HCS for HBs 237,
270, 403 & 442-Smith,
with SCA 1 (Yeckel)

13. HCS for HB 279
(Stoll)
14. HB 821-Hosmer

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 65-Gibbons, with SCS
SBs 67 & 40-Gross, with SCS
SB 68-Gross and House
SB 99-Sims, with SCS
SB 114-Loudon, with SCS,
SS for SCS & SA 1
(pending)
SB 184-Johnson, et al,
with SS#2 (pending)
SB 222-Caskey, with SA 3
& SSA 1 for SA 3
(pending)
SBs 238 & 250-Staples, et
al, with SCS (pending)
SB 239-Stoll, with SCS &
SA 11 (pending)
SB 251-Kinder
SBs 253 & 260-Gross, with
SCS (pending)
SB 331-DePasco, et al,
with SCS & SS for SCS
(pending)
SB 373-Gibbons and Yeckel,
with SCS
SBs 391 & 395-Rohrbach,
with SCS & SS for SCS
(pending)

SB 438-Bentley and Stoll,
with SS, SS for SS &
SA 1 (pending)
SB 445-Singleton, with
SCS & SS for SCS
(pending)
SB 454-Kinder, with SCS
SB 455-Kinder, et al,
with SCS
SBs 459, 305, 396 & 450-
Westfall, with SCS &
SS for SCS (pending)
SB 469-Gross, et al
SB 488-Klindt, et al, with
SCS
SB 535-Rohrbach, with SCS,
SS for SCS & point of
order (pending)
SB 546-Kenney, et al,
with SCS
SB 583-Yeckel
SB 586-Klindt, with SCS &
SA 2 (pending)
SB 593-Klindt, with SCS
SJR 11-Yeckel

HOUSE BILLS ON THIRD READING

HB 70-Koller, with SCA 1
(Staples)

HB 80-Ross, with SCS &
SA 9 (pending) (Kenney)

HB 133-Gambaro, with SCS
(Yeckel)

HB 185-Legan, et al, with
SCS (Gross)

HB 285-Riback Wilson,
et al, with SS, SS for
SS, SA 8 & point of
order (pending) (Jacob)

HS for HCS for HB 327-
Rizzo, with SCS (Quick)

HS for HCS for HBs 328 &
88-Harlan, with SCS
(Sims)

HB 385-Franklin, with SCS,
SS for SCS & SA 8
(pending) (Foster)

HB 436-Merideth, et al
(Childers)

HB 444-Kreider, et al,
with SCA 1 (Wiggins)

HB 471-Jolly, et al, with
SCS (Wiggins)

HS for HCS for HB 488-
Koller, with SCS (Childers)

HB 544-Holand and
Treadway, with SA 1
(pending) (Bentley)

HCS for HB 581, with SCS
(Klindt)

HB 662-Green (73) and St. Onge,
with SCS & SA 2
(pending) (Foster)

HB 678-Seigfreid, with SCS
(pending) (Mathewson)

HS for HCS for HB 762-
Barry, with SCS, SS
for SCS, SA 8 & SSA 1
for SA 8 (pending)
(Sims and Stoll)

HCS for HB 780, with SCS
(Kenney)

HS for HB 882-Crump, with
SCS (Singleton)

HS for HCS for HBs 924,
714, 685, 756, 734 &
518-Wiggins, with SCS
(Mathewson)

HB 949-Barry, with SCS,
SS for SCS & SA 7
(pending) (Sims)

HB 954-Hosmer (Westfall)

HS for HCS for HB 1000-
Hosmer, with SCS &
SA 1 (pending) (Klindt)

HJR 5-Barry, et al, with
SS, SA 1 & point of
order (pending) (Yeckel)

Unofficial
Journal
Copy

CONSENT CALENDAR

Senate Bills

Reported 2/5

SB 143-Childers

Reported 2/19

SB 315-Childers, with SCS

Reported 3/5

SB 354-Johnson and Scott,
with SCS

Reported 3/12

SB 526-Dougherty, with SCS

House Bills

Unofficial
Reported 4/12

HB 111-Ladd Baker (Gross)

HB 309-McKenna, et al
(Stoll)

SENATE BILLS WITH HOUSE AMENDMENTS

SCS for SB 266-Bland,
et al, with HS for HCS,
as amended

SCS for SB 290-Wiggins
and DePasco, with HS,
as amended
SB 307-Jacob, with HCS

BILLS IN CONFERENCE AND BILLS
CARRYING REQUEST MESSAGES

In Conference
Copy

SB 72-Loudon, with HS for
HCS, as amended
SCS for SB 151-Childers,
with HCS
(Senate adopted CCR#2
and passed CCS#2)
SS for SB 193-Rohrbach,
with HCS, as amended
(Senate offered CCR)
SB 274-Caskey, with HCS
(Senate adopted CCR
and passed CCS)

SB 304-Klarich, with HCS
SB 319-Carter, with HCS,
as amended (Senate offered CCR)
SB 460-Klarich, with HS
for HCS, as amended
SB 462-Westfall, with HCS,
as amended
(Senate adopted CCR
and passed CCS)
SB 610-Westfall, with HCS
HCS for HBs 205, 323 &
549, with SCS (Childers)

HCS for HB 241, with SCS,
as amended (Caskey)
HCS for HBs 302 & 38,
with SCS, as amended
(Westfall)
HS for HB 421-Hoppe, with
SS for SCS, as amended
(Kinder) (House adopted CCR
and passed CCS)

HB 453-Ransdall, et al,
with SS for SCS, as
amended (Steelman)
HB 621-Gratz and Vogel,
with SCA 1 & SA 1
(Rohrbach)

Requests to Recede or Grant Conference

SCS for SB 236-Sims, with
HS for HCS, as amended
(Senate requests House
recede or grant conference)

SS for SCS for SB 369-
Steelman, with HS for
HCS, as amended
(Senate requests House
recede or grant conference)

RESOLUTIONS

SR 345-Quick, et al

SR 346-Kinder, with SA 3
& SSA 1 for SA 3 (pending)

Reported from Committee

SCR 8-Caskey, with SA 2
(pending)
SCR 17-Steelman, et al
HCR 16-Green and Holt
(House)

SR 495-Klarich, with SCS
HS for HCR 25-Graham
(Jacob)
SCR 34-Sims, with SCA 1
HCR 33-Lawson (Johnson)

Requests to Recede or Grant Conference

SS for SCR 2-Singleton,
with HCS
(Senate requests House
recede or grant conference)

✓