

Journal of the Senate

FIRST REGULAR SESSION

THIRTY-THIRD DAY—WEDNESDAY, FEBRUARY 28, 2001

The Senate met pursuant to adjournment.

President Maxwell in the Chair.

Reverend Carl Gauck offered the following prayer:

“The best prayers are often more groans than words.” (John Bunyan)

God of Wondrous Compassion, today many observe Ash Wednesday and are called to look at their lives in critical and humbling ways. May that be true with us as we pray to You this day aware of our shortcomings and need of Your mercy. Keep us close to Your heart that even our groans are heard and provide us with hope and guidance as we walk through this dark day of ashes towards Your promise to be with You always. 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 the Associated Press 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	Carter	Caskey
Cauthorn	Childers	DePasco	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 Dougherty—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Foster offered Senate Resolution No. 269, regarding Robert E. Stagner, Poplar Bluff, which was adopted.

Senator Foster offered Senate Resolution No. 270, regarding Theresa “Teri” Hubacheck, Malden, which was adopted.

Senator Foster offered Senate Resolution No. 271, regarding Nancy Wilkerson, Malden, which was adopted.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and 1,000 copies ordered printed:

SB 584—By Yeckel.

An Act to amend chapter 135, RSMo, by adding thereto one new section relating to property taxation, with an effective date and a referendum clause.

SB 585—By Carter.

An Act to repeal section 595.045, RSMo 2000, relating to the crime victims' compensation fund, and to enact in lieu thereof three new sections relating to the same subject, with penalty provisions.

SB 586—By Klindt.

An Act to repeal sections 128.350, 128.352, 128.354, 128.356, 128.358, 128.360, 128.362, 128.364 and 128.366, RSMo 2000, relating to election districts, and to enact in lieu thereof nine new sections relating to the same subject.

SB 587—By Foster.

An Act to repeal sections 278.220, 278.240, 278.245, 278.250, 278.280, 278.290 and 278.300, RSMo 2000, relating to soil and water conservation districts, and to enact in lieu thereof seven new sections relating to the same subject.

SB 588—By Dougherty and Stoll.

An Act to repeal section 376.1250, RSMo 2000, and to enact in lieu thereof one new section relating to insurance coverage for cancer screenings.

SB 589—By Russell.

An Act to amend chapter 135, RSMo, by adding thereto one new section relating to enterprise zones.

SB 590—By Russell.

An Act to amend chapter 67, RSMo, by adding thereto one new section relating to licensing of certain construction personnel.

SB 591—By Kenney.

An Act to repeal sections 204.300 and 204.370, RSMo 2000, relating to common sewer districts, and to enact in lieu thereof two new sections relating to the same subject.

SB 592—By Caskey.

An Act to repeal section 56.814, RSMo 2000, relating to district attorneys, and to enact in lieu thereof seven new sections relating to the same subject.

THIRD READING OF SENATE BILLS**SB 110**, introduced by Senator Gross, entitled:

An Act to repeal sections 421.005, 421.007, 421.011, 421.022, 421.028, 421.031 and 421.034, RSMo 2000, relating to mattresses, and to enact in lieu thereof seven new sections relating to the same subject, with a penalty provision.

Was called from the Consent Calendar and taken up.

On motion of Senator Gross, **SB 110** was read the 3rd time and passed by the following vote:

YEAS—Senators

Carter	Caskey	Cauthorn	Childers
DePasco	Foster	Gibbons	Goode
Gross	House	Johnson	Kenney
Kinder	Klarich	Klindt	Loudon
Mathewson	Quick	Rohrbach	Russell
Schneider	Scott	Sims	Singleton
Steelman	Stoll	Westfall	Wiggins
Yeckel—29			

NAYS—Senators—None

Absent—Senators

Bentley Staples—2

Absent with leave—Senators

Bland Dougherty Jacob—3

The President declared the bill passed.

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

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

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

SB 111, introduced by Senator Gross, entitled:

An Act to repeal section 301.142, RSMo 2000, relating to license plates for the physically disabled, and to enact in lieu thereof one new section relating to the same subject, with a penalty provision.

Was called from the Consent Calendar and taken up.

Senator Klarich assumed the Chair.

On motion of Senator Gross, **SB 111** was read the 3rd time and passed by the following vote:

YEAS—Senators

Bentley	Carter	Caskey	Cauthorn
Childers	DePasco	Foster	Gibbons
Goode	Gross	House	Johnson
Kenney	Kinder	Klarich	Klindt

Loudon Mathewson Quick Rohrbach
 Russell Schneider Scott Sims
 Steelman Stoll Westfall Wiggins
 Yeckel—29

NAYS—Senators—None

Absent—Senators

Singleton Staples—2

Absent with leave—Senators

Bland Dougherty Jacob—3

The President declared the bill passed.

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

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

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

SB 303, introduced by Senator Johnson, entitled:

An Act to amend chapter 177, RSMo, by adding thereto one new section relating to school lease purchases.

Was called from the Consent Calendar and taken up.

On motion of Senator Johnson, **SB 303** was read the 3rd time and passed by the following vote:

YEAS—Senators

Bentley Carter Caskey Cauthorn
 Childers DePasco Foster Gibbons
 Goode Gross House Johnson
 Kenney Kinder Klarich Klindt
 Loudon Mathewson Quick Rohrbach
 Russell Schneider Scott Sims
 Steelman Stoll Westfall Wiggins
 Yeckel—29

NAYS—Senators—None

Absent—Senators

Singleton Staples—2

Absent with leave—Senators

Bland Dougherty Jacob—3

The President declared the bill passed.

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

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

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

SENATE BILLS FOR PERFECTION

Senator Kinder moved that **SB 123**, with **SA 1** (pending), be called from the Informal Calendar and taken up for perfection, which motion prevailed.

SA 1 was again taken up.

Senator Schneider requested a roll call vote be taken. He was joined in his request by Senators Carter, Mathewson, Scott and Stoll.

SA 1 failed of adoption by the following vote:

YEAS—Senators

Bentley Carter DePasco Goode
 Jacob Schneider Scott Wiggins—8

NAYS—Senators

Caskey Cauthorn Childers Foster
 Gibbons Gross House Johnson
 Kenney Kinder Klarich Klindt
 Loudon Mathewson Quick Rohrbach
 Russell Sims Singleton Steelman
 Stoll Westfall Yeckel—23

Absent—Senator Staples—1

Absent with leave—Senators

Bland Dougherty—2

Senator Schneider offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Bill No. 123, Page 2, Section 21.750, Line 30, by striking line 30 and substitute: “defective design, manufacture, marketing or sale of firearms or ammunition, or any other action cognizable at law or equity.

Senator Schneider moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by

Senators Carter, Goode, Scott and Wiggins.

SA 2 failed of adoption by the following vote:

YEAS—Senators

Carter	DePasco	Goode	Jacob
Schneider	Scott	Wiggins—7	

NAYS—Senators

Caskey	Cauthorn	Childers	Foster
Gibbons	Gross	House	Johnson
Kenney	Kinder	Klarich	Klindt
Loudon	Mathewson	Quick	Rohrbach
Russell	Sims	Singleton	Steelman
Stoll	Westfall	Yeckel—23	

Absent—Senators

Bentley Staples—2

Absent with leave—Senators

Bland Dougherty—2

Senator Schneider offered **SA 3**, which was read:

SENATE AMENDMENT NO. 3

Amend Senate Bill No. 123, Page 2, Section 21.750, Line 26, by adding after the word “public” the following:

“without substantial evidence of liability and damages directly caused by the tortfeasor”.

Senator Schneider moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Carter, Jacob, Westfall and Wiggins.

SA 3 failed of adoption by the following vote:

YEAS—Senators

Carter	DePasco	Goode	Jacob
Schneider	Scott	Wiggins—7	

NAYS—Senators

Bentley	Caskey	Cauthorn	Childers
Foster	Gibbons	Gross	House
Johnson	Kenney	Kinder	Klarich
Klindt	Loudon	Mathewson	Quick
Rohrbach	Russell	Sims	Singleton
Staples	Steelman	Stoll	Westfall
Yeckel—25			

Absent—Senators—None

Absent with leave—Senators

Bland Dougherty—2

Senator Gibbons assumed the Chair.

Senator Schneider offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend Senate Bill No. 123, Page 2, Section 21.750, Line 35, by adding the following:

“Nothing in this act shall be interpreted to limit in any way a cause of action based upon an allegation that a manufacturer, trade association or dealer acted recklessly to cause the injury or death of another person or so acted in circumstances to cause injury or death by failing to be aware of a substantial and unjustifiable risk that injury or death will follow and such failure constitutes a gross deviation from the standard of care which a reasonable person would exercise in the situation and such elements are proven by the preponderance of the evidence”.

Senator Schneider moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Jacob, Singleton, Westfall and Wiggins.

SA 4 failed of adoption by the following vote:

YEAS—Senators

Carter	DePasco	Goode	Jacob
Schneider	Scott	Wiggins—7	

NAYS—Senators

Bentley	Caskey	Cauthorn	Childers
Foster	Gibbons	Gross	House
Kenney	Kinder	Klarich	Klindt
Loudon	Mathewson	Quick	Russell
Sims	Singleton	Staples	Steelman
Stoll	Westfall	Yeckel—23	

Absent—Senators

Johnson Rohrbach—2

Absent with leave—Senators

Bland Dougherty—2

Senator Schneider offered **SA 5**, which was read:

SENATE AMENDMENT NO. 5

Amend Senate Bill No. 123, Page 2, Section

21.750, Line 35, by adding:

“7. Nothing in this section shall prevent any person from filing an action to recover from any person where there is substantial evidence that said person engaged in an unreasonably dangerous activity or so acted or failed to act so as to constitute a nuisance otherwise actionable at law.”.

Senator Schneider moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Carter, Goode, Mathewson and Quick.

SA 5 failed of adoption by the following vote:

YEAS—Senators

Carter	Goode	Jacob	Schneider
Scott	Wiggins—6		

NAYS—Senators

Bentley	Caskey	Cauthorn	Childers
Foster	Gibbons	Gross	House
Johnson	Kenney	Kinder	Klarich
Klindt	Loudon	Mathewson	Quick
Russell	Sims	Singleton	Staples
Steelman	Stoll	Westfall	Yeckel—24

Absent—Senators

DePasco	Rohrbach—2
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Absent with leave—Senators

Bland	Dougherty—2
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Senator Jacob offered **SA 6**, which was read:

SENATE AMENDMENT NO. 6

Amend Senate Bill No. 123, Page 2, Section 21.750, Line 35, by inserting after all of said line the following:

“7. The provisions of subsections 4, 5 and 6 of this section shall not apply unless the product has a grip safety or chamber loaded indicator.”.

Senator Jacob moved that the above amendment be adopted.

At the request of Senator Kinder, **SB 123**, with **SA 6** (pending), was placed on the Informal Calendar.

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 **HB 133**, entitled:

An Act to repeal sections 441.500, 441.510, 441.520, 441.550 and 441.590, RSMo 2000, relating to actions by community groups and housing corporations to abate derelict properties, and to enact in lieu thereof five new sections relating to the same subject.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 48**, entitled:

An Act to repeal sections 333.041, 333.042, 333.061 and 333.081, RSMo 2000, relating to embalmers and funeral directors, and to enact in lieu thereof four new sections relating to the same subject.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 78**, entitled:

An Act to repeal section 334.128, RSMo 2000, relating to the state board of registration for the healing arts, and to enact in lieu thereof one new section relating to the same subject.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 262**, entitled:

An Act to amend chapter 160, RSMo, by adding thereto one new section, relating to certain

public school records.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

REPORTS OF STANDING COMMITTEES

Senator Gross, Chairman of the Committee on Pensions and General Laws, submitted the following report:

Mr. President: Your Committee on Pensions and General Laws, to which was referred **SB 454**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

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

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SB 97**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

On motion of Senator Kenney, the Senate recessed until 4:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by Senator Klarich.

RESOLUTIONS

Senator Wiggins offered Senate Resolution No. 272, regarding the death of Esther Louise O'Donnell, Kansas City, which was adopted.

Senator Scott offered Senate Resolution No. 273, regarding Rhonda Thomas, St. Louis, which was adopted.

Senator Steelman offered Senate Resolution No. 274, regarding Thomas Charles Warden, Owensville, which was adopted.

Senator Scott offered Senate Resolution No. 275, regarding Sergeant Riley L. Hughes, St. Louis, which was adopted.

INTRODUCTION OF BILLS

The following Bills and Joint Resolution were read the 1st time and 1,000 copies ordered printed:

SB 593—By Klindt.

An Act to amend chapter 172, RSMo, by adding thereto six new sections relating to the interstate agri-market development center.

SB 594—By Klindt.

An Act to repeal sections 33.220 and 33.240, RSMo 2000, relating to state financial administration, and to enact in lieu thereof three new sections relating to the same subject.

SB 595—By Westfall.

An Act to amend chapter 169, RSMo, by adding thereto one new section relating to teacher and school employee retirement systems, with an emergency clause.

SB 596—By Loudon.

An Act to amend chapter 34, RSMo, by adding thereto five new sections relating to the establishment of the open contracting act.

SB 597—By Singleton.

An Act to repeal section 135.095, RSMo 2000, relating to prescription drug tax credits, and to enact in lieu thereof one new section relating to the same subject.

SB 598—By Singleton.

An Act to amend chapters 167 and 407, RSMo, by adding thereto two new sections relating to prohibiting possession of tobacco products by minors, with penalty provisions.

SB 599—By Singleton.

An Act to repeal sections 313.500, 313.510, 313.520, 313.530, 313.540, 313.550, 313.560, 313.580, 313.590, 313.600, 313.605, 313.610, 313.620, 313.630, 313.631, 313.632, 313.640, 313.652, 313.655, 313.660, 313.670, 313.710 and 313.720, RSMo 2000, relating to horse racing and pari-mutuel wagering, and to enact in lieu thereof twenty-seven new sections relating to the same subject, with penalty provisions.

SB 600—By Singleton.

An Act to repeal section 135.095, RSMo 2000, relating to prescription drug tax credits, and to enact in lieu thereof one new section relating to the same subject.

SJR 18—By Singleton.

Joint Resolution submitting to the qualified voters of Missouri, an amendment repealing section 8 of article III and section 17 of article IV of the Constitution of Missouri relating to elected officials, and adopting two new sections in lieu thereof relating to the same subject.

THIRD READING OF SENATE BILLS

SB 321, introduced by Senator Westfall, entitled:

An Act to repeal section 178.930, RSMo 2000, relating to sheltered workshops, and to enact in lieu thereof one new section relating to the same subject.

Was called from the Consent Calendar and taken up.

On motion of Senator Westfall, **SB 321** was read the 3rd time and passed by the following vote:

YEAS—Senators

Bentley	Bland	Caskey	Cauthorn
Childers	DePasco	Gibbons	Gross
House	Jacob	Johnson	Kenney
Kinder	Klarich	Klindt	Loudon
Mathewson	Rohrbach	Russell	Schneider
Scott	Sims	Singleton	Staples
Steelman	Westfall	Wiggins	Yeckel—28

NAYS—Senators—None

Absent—Senators

Foster	Goode	Quick	Stoll—4
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Absent with leave—Senators

Carter	Dougherty—2
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The President declared the bill passed.

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 Staples moved that motion lay on the table, which motion prevailed.

SB 295, introduced by Senators Stoll and Staples, entitled:

An Act to repeal section 163.191, RSMo 2000, relating to allowable costs for state aid to community colleges, and to enact in lieu thereof one new section relating to the same subject.

Was called from the Consent Calendar and taken up by Senator Staples.

On motion of Senator Staples, **SB 295** was read the 3rd time and passed by the following vote:

YEAS—Senators

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

NAYS—Senators—None

Absent—Senators

Bland	Goode	Quick	Singleton—4
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Absent with leave—Senators

Carter	Dougherty—2
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The President declared the bill passed.

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

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

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

SB 357, with **SCS**, introduced by Senator Schneider, entitled:

An Act to repeal section 337.029 as enacted by conference committee substitute for senate committee substitute for house substitute for house committee substitute for house bills nos. 1601, 1591, 1592, 1479, 1615 and house committee substitute for house bills nos. 1094, 1213, 1311 &

1428, eighty-ninth general assembly, second regular session, section 337.029 as enacted by house committee substitute for senate committee substitute for senate bill no. 732 of the eighty-ninth general assembly, second regular session, and section 337.510, RSMo 2000, relating to professional services, and to enact in lieu thereof two new sections relating to the same subject, with an emergency clause.

Was called from the Consent Calendar and taken up.

SCS for SB 357, entitled:

**SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 357**

An Act to repeal section 337.029 as enacted by conference committee substitute for senate committee substitute for house substitute for house committee substitute for house bills nos. 1601, 1591, 1592, 1479, 1615 and house committee substitute for house bills nos. 1094, 1213, 1311 & 1428, eighty-ninth general assembly, second regular session, section 337.029 as enacted by house committee substitute for senate committee substitute for senate bill no. 732 of the eighty-ninth general assembly, second regular session, and section 337.510, RSMo 2000, relating to professional services, and to enact in lieu thereof two new sections relating to the same subject, with an emergency clause.

Was taken up.

Senator Schneider moved that **SCS for SB 357** be adopted, which motion prevailed.

On motion of Senator Schneider, **SCS for SB 357** was read the 3rd time and passed by the following vote:

YEAS—Senators

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

NAYS—Senators—None

Absent—Senator Goode—1

Absent with leave—Senators

Carter Dougherty—2

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators

Bentley	Bland	Caskey	Cauthorn
Childers	DePasco	Foster	Gibbons
Gross	House	Jacob	Johnson
Kenney	Klarich	Klindt	Loudon
Mathewson	Quick	Rohrbach	Russell
Schneider	Scott	Sims	Singleton
Staples	Steelman	Westfall	Wiggins
Yeckel—29			

NAYS—Senators—None

Absent—Senators

Goode Kinder Stoll—3

Absent with leave—Senators

Carter Dougherty—2

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

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

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

SENATE BILLS FOR PERFECTION

Senator Kinder moved that **SB 123**, with **SA 6** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SA 6 was again taken up.

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 Kenney, Quick, Schneider and Wiggins.

SA 6 failed of adoption by the following vote:

YEAS—Senators

Bland	DePasco	Jacob	Quick
Schneider	Scott	Wiggins—7	

NAYS—Senators

Bentley	Caskey	Cauthorn	Childers
Foster	Gibbons	Gross	House
Johnson	Kenney	Kinder	Klarich
Klindt	Loudon	Mathewson	Rohrbach
Russell	Sims	Singleton	Staples
Stelman	Stoll	Westfall	Yeckel—24

Absent—Senator Goode—1

Absent with leave—Senators

Carter Dougherty—2

Senator Jacob offered **SA 7**, which was read:

SENATE AMENDMENT NO. 7

Amend Senate Bill No. 123, Page 2, Section 21.750, Line 35, by adding after said line the following:

“7. Every child, as a precondition of entering the first grade, shall be required to attend a gun safety course. The parents or guardian shall be required to submit a certification of completion with the department of public safety. Such safety course shall be pre-approved by the director of the department of public safety.”

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 Quick, Rohrbach, Russell and Schneider.

SA 7 failed of adoption by the following vote:

YEAS—Senators

Bland	Jacob	Schneider—3
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NAYS—Senators

Bentley	Caskey	Cauthorn	Childers
Foster	Gibbons	Gross	House
Johnson	Kenney	Kinder	Klarich
Klindt	Loudon	Mathewson	Quick
Rohrbach	Russell	Sims	Singleton
Staples	Stelman	Stoll	Westfall
Wiggins	Yeckel—26		

Absent—Senators

DePasco	Goode	Scott—3
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Absent with leave—Senators

Carter Dougherty—2

Senator Schneider offered **SA 8**:

SENATE AMENDMENT NO. 8

Amend Senate Bill No. 123, Page 2, Section 21.750, Line 35, by adding:

“7. Nothing in this act shall be interpreted to limit a product liability action based upon proof of the manufacture or sale of a product in a defective condition so as to be unnecessarily dangerous and that the manufacturer or seller knew or should have known that the product was in an unreasonably dangerous condition.”

Senator Schneider moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Bland, Kenney, Sims and Stoll.

SA 8 failed of adoption by the following vote:

YEAS—Senators

Bland	Jacob	Schneider	Scott
Wiggins—5			

NAYS—Senators

Bentley	Caskey	Cauthorn	Childers
Foster	Gibbons	Gross	House
Johnson	Kenney	Kinder	Klarich
Klindt	Loudon	Mathewson	Quick
Rohrbach	Russell	Sims	Singleton
Staples	Stelman	Stoll	Westfall
Yeckel—25			

Absent—Senators

DePasco	Goode—2
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Absent with leave—Senators

Carter Dougherty—2

Senator Westfall assumed the Chair.

Senator Schneider offered **SA 9**:

SENATE AMENDMENT NO. 9

Amend Senate Bill No. 123, Page 2, Section 21.750, Line 35, by adding:

“7. Nothing in this act shall limit a cause of action filed after the effective date of this act upon the manufacture or sale of a product that is in an unreasonably dangerous condition and fails to contain safety devices necessary to prevent the unauthorized use by children under the age of ten years.”.

Senator Schneider moved that the above amendment be adopted, which motion failed.

Senator Schneider offered **SA 10**:

SENATE AMENDMENT NO. 10

Amend Senate Bill No. 123, Page 2, Section 21.750, Lines 21 to 30, by striking said lines and substitute the following:

“5. In any action filed by the state or any political subdivision against a manufacturer or seller of firearms or ammunition, upon a finding by the court that the case be dismissed for failing to state a cause of action, or upon a finding by the court that the case be dismissed for failure to make a submissible case, or upon the finding by the court that the action is frivolous, the court shall award each defendant against the plaintiff damages and attorney’s fees and costs sufficient to compensate the defendants for all losses related to the defense of such action, for any damage to the defendants loss of reputation and punitive damages to the extent that the court finds is necessary to discourage the same or similar law suit.”.

Senator Schneider moved that the above amendment be adopted, which motion failed.

At the request of Senator Kinder, **SB 123** was placed on the Informal Calendar.

Senator Childers moved that **SB 323** and **SB 230**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for SBs 323 and 230, entitled:

**SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILLS NOS. 323 and 230**

An Act to amend chapter 67, RSMo, by adding thereto seventeen new sections relating to local sales taxes for the promotion of economic development.

Was taken up.

Senator Childers moved that **SCS** for **SBs 323** and **230** be adopted.

Senator Klarich offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for Senate Bill No. 323 and 230, Page 1, In the Title, Line 2, by inserting immediately after the word “development” the following: “, with an emergency clause for certain sections”; and

Further amend said bill, Page 1, Section A, Line 4, by inserting after all of said line the following:

“67.1815. As used in sections 67.1815 to 67.1827, the following words and terms mean:

- (1) **“City”, a city not within a county;**
- (2) **“Commission”, the regional taxicab commission created by section 67.1818;**
- (3) **“County”, a first class county with a charter form of government adjacent to a city not within a county;**
- (4) **“District”, the geographical area encompassed by the regional taxicab commission created by section 67.1818;**
- (5) **“Chief executive”, the mayor of a city not within a county, and the county executive of any county, which city and county are located within the geographical area encompassed by the regional taxicab commission created by section 67.1818.**

67.1818. There is hereby created a “Regional Taxicab Commission”, which shall exercise authority over a regional taxicab district, comprising any city not within a county and a first class county with a charter form of government adjacent to any city not within a county. Such regional taxicab district is created for the purpose of improving the quality of taxicab service within its boundaries, and shall be a public corporation acting in a governmental capacity.

67.1821. 1. The regional taxicab commission shall be comprised of eleven members, five of

whom shall be appointed by the chief executive of the city, and five of whom shall be appointed by the chief executive of the county, which city and county are encompassed within the geographical area of the district. Of the members first appointed, two from the city and two from the county shall be appointed to a four-year term, and two from the city and two from the county shall be appointed to a three-year term, and one from the city and one from the county shall be appointed to a one-year term. Members appointed after the expiration of these initial terms shall serve a four-year term. The chief executive officer of the county and the chief executive officer of the city, in that order, shall alternately appoint a chairperson who shall serve a term of three years. The respective chief executive who appoints the members of the commission shall appoint members to fill unexpired terms resulting from any vacancy. All members shall serve without compensation. The respective governing bodies of the city and the county shall confirm the appointments to the regional taxicab commission.

2. All members of the regional taxicab commission shall reside within the district throughout their term of service on the commission. The commission shall elect its own secretary and such other officers as it deems necessary, and may make such rules and regulations as are necessary and consistent with the commission's purpose.

3. The regional taxicab commission is empowered to:

(1) Develop and implement plans, policies, and programs to improve the quality of taxicab service within the district;

(2) Cooperate and act jointly with other governmental entities, including the government of the United States, this state, other states, and political subdivisions of this and other states;

(3) Contract with any public or private agency, individual, partnership, association, corporation or other entity, consistent with law, for the provision of goods and services necessary to improve the quality of taxicab service within

the district;

(4) Accept grants and donations from public or private entities for the purpose of improving the quality of taxicab service within the district;

(5) Make grants and donations to public or private entities for the purpose of improving the quality of taxicab services within the district;

(6) Appoint a director and necessary staff, fix their compensation, and remove such appointees;

(7) Execute contracts, sue, and be sued;

(8) License, regulate, inspect, enforce, and set rates of taxicab companies, individual taxicabs and taxicab operators, and to improve the quality of taxicab service within the district; and

(9) Adopt bylaws for the regulation of its affairs and the conduct of its business.

67.1824. The legislative authority of any city or county encompassed within the geographical area of the regional taxicab district shall have the power to enact ordinances or orders imposing suitable penalties for the punishment of persons committing injury upon such district's property.

67.1827. 1. The regional taxicab commission shall, before the second Monday in April of each year, make an annual report to the chief executive officers and to the governing bodies of the city and county and to the general assembly, stating the conditions of the commission as of the first day of January of that year, and the sums of money received and distributed by it during the preceding calendar year.

2. Before the close of the regional taxicab commission's first fiscal year, and at the close of each fiscal year thereafter, the chief executives of the city and the county shall appoint one or more certified public accountants, who shall annually examine the books, papers, documents, accounts and vouchers of the commission, and who shall make due report thereof to the chief executives of the city and the county and to the regional taxicab commission. The commission

shall produce and submit for examination all books, papers, documents, accounts and vouchers, and shall in every way assist said certified public accountants in the performance of their duties pursuant to this section.”; and

Further amend said bill, Page 13, Section 67.1977, Line 45, by inserting after all of said line the following:

“Section B. Because there is a serious and immediate need for improving the quality of taxicab service in the City of St. Louis and in St. Louis County, sections 67.1815, 67.1818, 67.1821, 67.1824 and 67.1827 of this act is necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution and sections 67.1815, 67.1818, 67.1821, 67.1824 and 67.1827 of this act shall be in full force and effect upon its passage and approval.”; and

Further amend the title and enacting clause accordingly.

Senator Klarich moved that the above amendment be adopted.

Senator Childers raised the point of order that **SA 1** is out of order as it goes beyond the scope of the bill.

The point of order was referred to the President Pro Tem.

At the request of Senator Klarich, **SA 1** was withdrawn, rendering the point of order moot.

Senator House offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Committee Substitute for Senate Bills Nos. 323 and 230, Page 1, In the Title, Line 2, by striking the word “local” and further amend line 3, by striking said line and inserting in lieu thereof the following: “the collection of sales tax revenue by certain political subdivisions.”; and

Further amend said bill, Page 1, Section A, Line 4, by inserting after all of said line the following:

“67.1775. 1. The governing body of **a city not within a county, or** any county of the first

classification with a charter form of government [and] **with** a population [of two hundred thousand but less than three hundred thousand] **not less than nine hundred thousand inhabitants, or any county of the first classification with a charter form of government with a population not less than two hundred thousand inhabitants and not more than six hundred thousand inhabitants, or any noncharter county of the first classification with a population not less than one hundred seventy thousand and not more than two hundred thousand inhabitants, or any noncharter county of the first classification with a population not less than eighty thousand and not more than eighty-three thousand inhabitants, or any third classification county with a population not less than twenty-eight thousand and not more than thirty thousand inhabitants, or any county of the third classification with a population not less than nineteen thousand five hundred and not more than twenty thousand three hundred inhabitants** may, after voter approval pursuant to this section, levy a sales tax not to exceed one-quarter of a cent in the county for the purpose of providing **services described in section 210.861, RSMo, including** counseling, family support, and temporary residential services to persons [eighteen] **nineteen** years of age or less. The question shall be submitted to the qualified voters of the county at a county or state general, primary or special election upon the motion of the governing body of the county **or** upon the petition of eight percent of the qualified voters of the county determined on the basis of the number of votes cast for governor in such county at the last gubernatorial election held prior to the filing of the petition. The election officials of the county shall give legal notice as provided in chapter 115, RSMo. The question shall be submitted in substantially the following form:

Shall County be authorized to levy a sales tax of **(not to exceed** one-quarter of a cent) in the county for the purpose of establishing a community children's services fund for the purpose of providing services to protect the well-being and safety of children and youth [eighteen] **nineteen** years of age or less and to

strengthen families?

YES

NO

If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, then the tax shall be levied and collected as otherwise provided by law. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the question, then the tax shall not be levied unless and until the question is again submitted to the qualified voters of the county and a majority of such voters are in favor of such a tax, and not otherwise.

2. All revenues generated by the tax prescribed in this section shall be deposited in the county treasury to the credit of a special "Community Children's Services Fund". Such fund shall be administered by a board of directors, established pursuant to section 210.861, RSMo."; and

Further amend said bill, Page 13, Section 67.1997, Line 45, by inserting after all of said line the following:

"210.861. 1. When the tax prescribed by section 210.860 **or section 67.1775, RSMo**, is established, the governing body of the county shall appoint a board of directors consisting of nine members, who shall be residents of the county. All board members shall be appointed to serve for a term of three years, except that of the first board appointed, three members shall be appointed for one-year terms, three members for two-year terms and three members for three-year terms. Board members may be reappointed. In a city not within a county, or [in a county of the first classification with a charter form of government and a population of at least two hundred thousand that adjoins a county of the first classification with a charter form of government and a population of at least nine hundred thousand,] **any county of the first classification with a charter form of government with a population not less than nine hundred thousand inhabitants, or any county of the first classification with a charter form of government with a population not less than two hundred thousand inhabitants and not more than six hundred thousand inhabitants, or any noncharter county of the first classification with a population not less than one hundred seventy thousand and not more than two hundred**

thousand inhabitants, or any noncharter county of the first classification with a population not less than eighty thousand and not more than eighty-three thousand inhabitants, or any third classification county with a population not less than twenty-eight thousand and not more than thirty thousand inhabitants, or any county of the third classification with a population not less than nineteen thousand five hundred and not more than twenty thousand three hundred inhabitants the members of the community mental health board of trustees appointed pursuant to the provisions of sections 205.975 to 205.990, RSMo, shall be the board members for the community children's services fund. The directors shall not receive compensation for their services, but may be reimbursed for their actual and necessary expenses.

2. The board shall elect a chairman, vice chairman, treasurer, and such other officers as it deems necessary for its membership. Before taking office, the treasurer shall furnish a surety bond, in an amount to be determined and in a form to be approved by the board, for the faithful performance of his duties and faithful accounting of all moneys that may come into his hands. The treasurer shall enter into the surety bond with a surety company authorized to do business in Missouri, and the cost of such bond shall be paid by the board of directors. The board shall administer all funds generated pursuant to section 210.860 **or section 67.1775, RSMo**, in a manner consistent with this section.

3. The board may contract with public or not-for-profit agencies licensed or certified where appropriate to provide qualified services and may place conditions on the use of such funds. The board shall reserve the right to audit the expenditure of any and all funds. The board and any agency with which the board contracts may establish eligibility standards for the use of such funds and the receipt of services. No member of the board shall serve on the governing body, have any financial interest in, or be employed by any agency which is a recipient of funds generated pursuant to section 210.860 **or section 67.1775, RSMo**.

4. Revenues collected and deposited in the community children's services fund may be expended for the purchase of the following

services:

(1) Up to thirty days of temporary shelter for abused, neglected, runaway, homeless or emotionally disturbed youth; respite care services; and services to unwed mothers;

(2) Outpatient chemical dependency and psychiatric treatment programs; counseling and related services as a part of transitional living programs; home-based and community-based family intervention programs; unmarried parent services; crisis intervention services, inclusive of telephone hot lines; and prevention programs which promote healthy lifestyles among children and youth and strengthen families;

(3) Individual, group, or family professional counseling and therapy services; psychological evaluations; and mental health screenings.

5. Revenues collected and deposited in the community children's services fund may not be expended for inpatient medical, psychiatric, and chemical dependency services, or for transportation services.”; and

Further amend the title and enacting clause accordingly.

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

At the request of Senator Childers, **SB 323** and **SB 230**, with **SCS**, as amended (pending), were placed on the Informal Calendar.

SECOND READING OF SENATE BILLS

The following Bill was read the 2nd time and referred to the Committee indicated:

SB 564—Agriculture, Conservation, Parks and Tourism.

REFERRALS

President Pro Tem Kinder referred **SB 97** to the Committee on State Budget Control.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and 1,000 copies ordered printed:

SB 601—By House and Gross.

An Act to repeal sections 67.1775 and 210.861, RSMo 2000, relating to sales tax revenue for community children’s services, and to enact in lieu thereof two new sections relating to the same subject.

SB 602—By Steelman.

An Act to repeal section 31.140, RSMo 2000, relating to surplus property, and to enact in lieu thereof one new section relating to the same subject.

SB 603—By Jacob.

An Act to repeal section 143.121, RSMo 2000, relating to taxation, and to enact in lieu thereof one new section relating to the same subject.

SB 604—By Jacob.

An Act to repeal sections 320.091 and 320.094, RSMo 2000, relating to fire protection, and to enact in lieu thereof three new sections relating to the same subject.

SB 605—By Jacob.

An Act to repeal section 384.043, RSMo 2000, relating to surplus lines insurance, and to enact in lieu thereof one new section relating to the same subject.

SRB 606—By Rohrbach and Gibbons.

An Act to repeal sections 72.424, 141.265, 142.027, 208.453, 208.455, 208.457, 208.459, 208.461, 208.463, 208.465, 208.467, 208.469, 208.471, 208.473, 208.475, 208.479, 208.480, 313.353, 347.740, 351.127, 355.023, 356.233, 359.653, 400.9-508, 417.018, 620.1310, 640.169, 640.170, 640.172, 640.175, 640.177, 640.179, 640.180, 640.182, 640.185, 640.195, 640.200, 640.203, 640.205, 640.207, 640.210, 640.212, 640.215 and 640.218, RSMo 2000, and section 217.440 as enacted by senate committee substitute for senate bill no. 430 of the eighty-ninth general assembly, first regular session, for the purpose of repealing expired provisions of law and sections made obsolete by expired provisions of law, with an effective date.

SB 607—By Johnson.

An Act to repeal section 168.021, RSMo 2000, relating to alternative certification for teachers, and to enact in lieu thereof two new sections relating to the same subject.

CONCURRENT RESOLUTIONS

Senator Loudon offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 21

WHEREAS, Missouri citizens use personal wireless communications, or cellular telephones, as a common means of communication throughout this state and the nation; and

WHEREAS, Missouri cellular telephones are relied upon for use while traveling, especially on the main highways throughout the state; and

WHEREAS, paramount among the uses for such cellular phones while traveling is use to contact emergency services when needed by a traveler in distress; and

WHEREAS, some highly-traveled stretches of state and federal highways in this state are not properly served by modern, digital cellular telephone service; and

WHEREAS, travelers in distress are not able to contact emergency services when needed in those unserved areas; and

WHEREAS, the state has an obligation to protect its citizens in emergency situations:

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 wireless telecommunications coverage be created to be composed of five members of the Senate, to be appointed by the President Pro Tem of the Senate, and five 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 conduct an in-depth study of existing wireless telecommunications services in this state and determine the extent to which state and federal highways throughout the state are served by such wireless telecommunications services and the extent to which portions of state and federal highways throughout the state are not served by such wireless telecommunications services and the expected implementation schedule of further infrastructure necessary to serve such currently unserved areas and make all findings it deems prudent and make any recommendations it deems appropriate concerning this issue to federal, state and local governmental entities, telecommunications service providers and other interested entities, and make such recommendations as it deems appropriate on any other issues the committee deems relevant; 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 Public Service Commission, the Department of Economic Development, the Missouri Highway Patrol, the Office of Public Counsel, political subdivisions of this state, telecommunications service providers and representatives of all telecommunications customer groups; 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 Rohrbach offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 22

BE IT RESOLVED by the members of the Senate of the Ninety-first General Assembly, First Regular Session, the House of Representatives concurring therein, that the Missouri Committee on Legislative Research shall prepare and cause to be collated, indexed, printed and bound all acts and resolutions of the Ninety-first General Assembly, First Regular Session, and shall examine the printed copies and compare them with and correct the same by the original rolls, together with an attestation under the hand of the Revisor of Statutes that he has compared the same with the original rolls in his office and has corrected the same thereby; and

BE IT FURTHER RESOLVED that the size and quality of the paper and binding shall be substantially the same used in prior session laws and the size and style of type shall be determined by the Revisor of Statutes; and

BE IT FURTHER RESOLVED that the Joint Committee on Legislative Research is authorized to print and bind copies of the acts and resolutions of the Ninety-first General Assembly, First Regular Session, with appropriate indexing; and

BE IT FURTHER RESOLVED that the Revisor of Statutes is authorized to determine the number of copies to be printed.

RESOLUTIONS

Senator Stoll offered Senate Resolution No. 276, regarding the Fiftieth Wedding Anniversary of Mr. and Mrs. Elven B. Burns, DeSoto, which was adopted.

Senator Caskey offered Senate Resolution No. 277, regarding W. Merle Howell, Clinton, which was adopted.

Senator Caskey offered Senate Resolution No. 278, regarding the Fiftieth Wedding Anniversary of Mr. and Mrs. Eura Keeney, Jr., Climax Springs, which was adopted.

COMMUNICATIONS

President Pro Tem Kinder submitted the following:

February 28, 2001

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

Dear Ms. Spieler:

Please be advised that I am hereby appointing Senator Sarah Steelman to the Joint Committee on Administrative Rules (Chapter 536, RSMo).

If I can be of any assistance please do not hesitate to contact me.

Sincerely,

/s/ Peter Kinder
PETER D. KINDER
President Pro Tem

Senator Carter submitted the following:

February 28, 2001

Mrs. Terry Spieler
Secretary of the Senate
Room 325, State Capitol
Jefferson City, Missouri 65101

Dear Mrs. Spieler:

Pursuant to Rule 45, I am requesting that Senate Bill 420, which relates to creating a regional taxicab commission in St. Louis City and County be returned to committee. I feel that this bill is too controversial to remain on the Consent Calendar.

Your attention to this matter is appreciated.

Sincerely,

/s/ Paula J. Carter
Senator Paula J. Carter
Fifth Senatorial District

INTRODUCTIONS OF GUESTS

Senator Loudon introduced to the Senate, Raha Khazai, Wildwood.

Senator Bentley introduced to the Senate, her sister, Jan Horton, Springfield.

Senator Bentley introduced to the Senate, Laura Meek, Sue Noakes, Heidi Crane, Julie Reynolds, Melanie Cornwell, Julie Hoos, Marlene McCord, Kim Reece, Elaine Cook, Hollie Cline, Julie Viorel, Mary Craven, Shawna Boyd, Angie Pinegar, Melanie Blunt, Tabby Matlock and Carrie Stubblefield, members of the Junior League of Springfield.

Senator Bentley introduced to the Senate, Laura and Cynthia Greenwood, Grain Valley; and Laura and Cynthia were made honorary pages.

Senator Kinder introduced to the Senate, Julie Bell, Denver, Colorado.

Senator Sims introduced to the Senate, Jeannie Citerman-Kraeger, Kris Grigsby, M. Annette Unser, Moira Byrd, Kelly Mandry, Cheryl Horst, Caroline Ernst, Alison Johns, Jan Clinite O'Leary, Theresa Lynch, Gail Biggs, Evelyn Goering, Bea Bond, Nicole Crownover, Laurie Pickens, Patty Hofer and Mary Grace Rhoda, members of the Junior League of St. Louis.

Senator Jacob introduced to the Senate, the Physician of the Day, Dr. Paul Cook, M.D., Columbia.

Senator Singleton introduced to the Senate, Dr. William Davis, M.D., Columbia.

Senator Loudon introduced to the Senate, Jaleh and Dr. Bijana Khazai, Wildwood.

Senator Sims introduced to the Senate, members of the Olivette and Creve Coeur Chambers of Commerce.

Senator Russell introduced to the Senate, Beverly Winfrey, Julie Allen, Greg Sullivan and Tim Blake, members of the Lebanon Chamber of Commerce.

Senator Russell introduced to the Senate, his sister, Alice DelCour, Susan Krieger and Freda Blevins, members of the Strafford Area Chamber of Commerce.

On motion of Senator Kenney, the Senate adjourned under the rules.

SENATE CALENDAR

THIRTY-FOURTH DAY—THURSDAY, MARCH 1, 2001

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 546-Kenney, et al	SB 580-Loudon
SB 550-Sims	SB 581-Yeckel
SB 551-Sims	SB 582-Yeckel
SB 552-Sims	SB 583-Yeckel
SB 553-Klindt	SB 584-Yeckel
SB 554-House	SB 585-Carter
SB 555-House	SB 586-Klindt
SB 556-DePasco	SB 587-Foster
SB 557-Schneider	SB 588-Dougherty and Stoll
SB 558-Singleton	SB 589-Russell
SB 559-Singleton	SB 590-Russell
SB 560-Caskey	SB 591-Kenney
SB 561-Quick	SB 592-Caskey
SB 562-Gibbons	SB 593-Klindt
SB 563-Gibbons	SB 594-Klindt
SB 565-Staples	SB 595-Westfall
SB 566-Gibbons and Goode	SB 596-Loudon
SB 567-Gross	SB 597-Singleton
SB 568-Mathewson	SB 598-Singleton
SB 569-Singleton	SB 599-Singleton
SB 570-Singleton	SB 600-Singleton
SB 571-Dougherty	SB 601-House and Gross
SB 572-Dougherty	SB 602-Steelman
SB 573-Dougherty	SB 603-Jacob
SB 574-Dougherty	SB 604-Jacob
SB 575-Caskey	SB 605-Jacob
SB 576-Kinder and Steelman	SRB 606-Rohrbach and Gibbons
SB 577-Stoll	SB 607-Johnson
SB 578-Goode and Russell	SJR 18-Singleton
SB 579-Loudon	

HOUSE BILLS ON SECOND READING

HCS for HBs 302 & 38	HB 288-Campbell
HJR 5-Barry, et al	HB 266-Treadway
HB 163-Berkowitz and Wagner	HB 236-Smith
HCS for HBs 205, 323 & 549	HB 180-Thompson, et al
HB 219-Townley, et al	HB 133-Gambaro
HCS for HBs 441, 94 & 244	HB 48-Relford
HB 575-O'Connor, et al	HB 78-Kennedy and Richardson
HB 621-Gratz and Vogel	HB 262-Linton, et al

THIRD READING OF SENATE BILLS

SB 32-Kinder (In Budget Control)	SB 97-Bentley (In Budget Control)
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SENATE BILLS FOR PERFECTION

1. SB 226-Goode, et al, with SCS	14. SB 114-Loudon, with SCS
2. SB 220-Kinder and Gross	15. SB 339-Stoll and Childers, with SCA 1
3. SBs 67 & 40-Gross, with SCS	16. SB 48-Sims, with SCS
4. SB 65-Gibbons, with SCS	17. SB 400-Kenney, et al
5. SB 317-Stoll, with SCS	18. SB 374-Steelman, with SCS
6. SB 50-Childers	19. SB 239-Stoll, with SCS
7. SBs 253 & 260-Gross, with SCS	20. SBs 238 & 250-Staples, et al, with SCS
8. SBs 391 & 395- Rohrbach, with SCS	21. SB 445-Singleton, with SCS
9. SB 222-Caskey	22. SBs 22 & 106- Singleton, with SCS
10. SB 244-Staples	23. SBs 214, 124, 209 & 322-Gross, et al, with SCS
11. SBs 52 & 91-Childers, with SCS	24. SJR 9-Goode, et al
12. SB 267-Klarich and Schneider, with SCS	25. SB 438-Bentley and Stoll
13. SB 381-Klarich	26. SB 251-Kinder

27. SB 375-Steelman, with SCS
28. SB 392-Kenney and DePasco

29. SB 372-Gibbons, with SCS
30. SB 454-Kinder, with SCS

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 14-Mathewson
SBs 39 & 269-Klarich and
Goode, with SCS and SS
for SCS (pending)
SBs 89 & 37-Kinder, with SCS
SB 123-Kinder

SB 184-Johnson, et al,
with SS & SA 2 (pending)
SBs 323 & 230-Childers,
et al, with SCS
(pending)

CONSENT CALENDAR

Senate Bills

Reported 2/5

SB 143-Childers

Reported 2/19

SB 348-Sims
SB 352-Johnson, with SCS
SB 365-Steelman
SB 394-Bentley

SB 293-Steelman, with SCA 1
SB 315-Childers, with SCS
SB 366-House
SB 380-House

Reported 2/20

SB 288-Klarich, with SCA 1
SB 270-Schneider, with SCS

SB 370-Caskey and Goode

Reported 2/26

SB 308-Jacob, with SCS
SB 278-Westfall, with SCS
SB 371-Scott
SB 316-Stoll

SB 290-Wiggins and
DePasco, with SCS
SB 264-Steelman, with SCS
SB 263-Stoll

SB 223-Caskey
SB 66-Gibbons, with SCS#2
SB 148-Goode
SB 179-Rohrbach
SB 341-Jacob, with SCS

SB 4-Wiggins, et al, with
SCS
SB 383-Johnson, with SCS
SB 430-Dougherty
SB 441-Caskey

Reported 2/27

SB 151-Childers, with SCS
SB 135-Wiggins
SB 422-Steelman
SB 149-Goode, with SCS

SB 76-Wiggins
SB 234-Wiggins, with SCS
SB 416-Stoll

RESOLUTIONS

SR 58-Singleton

To be Referred

SCR 21-Loudon

SCR 22-Rohrbach

Reported from Committee

SCR 8-Caskey
SCR 10-Staples
SCR 13-Foster
SCR 14-Mathewson, with SCS

SCR 16-Yeckel
SCR 17-Steelman, et al
SCR 18-Goode

Requests to Recede or Grant Conference

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

