The House met pursuant to adjournment.

Speaker Hanaway in the Chair.

Prayer by Reverend James Earl Jackson.

Heavenly Father, it is written, "Observe people who are good at their work - skilled workers are always in demand and admired; they don't take a back seat to anyone." May we always acknowledge that whatever skills we have obtained, knowledge we have acquired, or recognition we have gained, was given to us by You.

Give us the endurance and strength to persevere throughout this day and all the way to the end of the session. Everything we need, everything we know, everything we have been shown, prepares us for this moment in time. We are people who are blessed by the abundance of Your hand.

We receive Your love and grace beyond measure.

In the name of Your Son we pray. Amen.

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Landon Riley, Isaac Hindman, Elizabeth Hindman, Kathleen Hindman, Stephanie Miller, Sarah Miller, Josef Webster, Brian Booker, Ceara Nash, Alyssia Winston, Cory Douthat, Connor Douthat, Braddy Phillips, Blaise Phillips, Ryan King, Emily King, Hannah Walden and Joshua Walden.

The Journal of the thirty-fifth day was approved as corrected.

**HOUSE COURTESY RESOLUTIONS OFFERED AND ISSUED**

<table>
<thead>
<tr>
<th>Resolution No.</th>
<th>Representative</th>
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<tbody>
<tr>
<td>982</td>
<td>Hunter</td>
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<td>983</td>
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<td>984</td>
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<td>987</td>
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</table>
HOUSE CONCURRENT RESOLUTION

Representatives Zweifel and Jones offered House Concurrent Resolution No. 34.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 1651, introduced by Representatives Goodman and Lipke, relating to court procedures.

HB 1652, introduced by Representatives Brown and Salva, relating to solid waste.

HB 1653, introduced by Representatives Brown, Dusenberg and Wilson (119), relating to consolidated public library districts.

HB 1654, introduced by Representatives Smith (14), Page, Meiners, Schaaf and McKenna, relating to insurance coverage for treatment of infertility.

HB 1655, introduced by Representative Johnson (90), relating to tax increment financing.

SECOND READING OF HOUSE BILLS

HB 1641 through HB 1650 were read the second time.

SECOND READING OF SENATE BILLS

SCS SB 754, SCS SB 937 and SCS SB 1040 were read the second time.

COMMITTEE REPORT

Special Committee on General Laws, Chairman Wright reporting:

Madam Speaker: Your Special Committee on General Laws, to which was referred HB 1566, begs leave to report it has examined the same and recommends that the House Committee Substitute Do Pass.

PERFECTION OF HOUSE BILL

HCS HB 1305, relating to medical malpractice insurance, was taken up by Representative Byrd.

Representative Harris (23) offered House Amendment No. 1.

Representative Goodman raised a point of order that House Amendment No. 1 is not germane and goes beyond the scope of the underlying bill.
The Chair ruled the point of order well taken.

Representative Willoughby offered **House Amendment No. 2**.

**House Amendment No. 2**

AMEND House Committee Substitute for House Bill No. 1305, Page 7, Section B, Lines 1 through 6, by deleting all of said lines.

Representative Willoughby moved that **House Amendment No. 2** be adopted.

Which motion was defeated by the following vote:

AYES: 072

Abel         Bamitz         Bishop         Bland         Boykins
Bringer      Brooks         Burnett       Campbell      Carnahan
Corcoran     Curls          Darrough      Daus          Davis 122
Donnelly     Dougherty      El-Amin       Fraser        George
Graham       Green          Hampton       Harris 110    Harris 23
Haywood      Henke          Hiligmann     Hoskins       Hubbard
Johnson 61   Johnson 90     Jolly         Jones         Kelly 36
Krafty       Kuessner       LeVota        Liese         Lowe
McKenna      Meadows        Meiners       Muckler       Parker
Randsall     Sager          Salva         Schneider     Schoemehl
Seigfreid    Selby          Shoemyer      Skaggs        Spreng
Swinger      Thompson       Villa          Vogt          Wagner
Walker       Walsh          Walton        Ward          Whorton
Wildberger   Willoughby    Wilson 25     Witte         Yaeger
Young        Zweifel

NOES: 087

Angst        Baker          Bean           Bearden       Behnen
Bivins       Black          Bough         Bearden       Behnen
Byrd         Cooper 120     Cooper 155    Crawford      Crowell
Cunningham 145 Cunningham 86 Davis 19       Deeken        Dempsey
Dethrow      Dixon          Dusenberg     Emery         Engler
Ervin        Fares          Goodman       Guest         Hobbs
Holand       Hunter         Icet           Jackson       Jetton
Johnson 47   Kelly 144     King           Kingery       Lager
Lawson       Lembske       King          Kingery       Lager
May          Mayer          Miller        Luettke       Marsh
Munzlinger   Myers          Nieves        Moore         Morris
Phillips     Portwood      Pratt         Page          Pearce
Richard      Roark         Ruestman     Quinn         Reinhart
Schaaf       Schlottach    Self          Shoemaker     Smith 118
Smith 14     St. Onge       Stefanick    Stevenson     Sutherland
Taylor       Threlkell      Townley      Viebrock      Wallace
Wasson       Wilson 119     Wilson 130    Wood          Wright
Yates        Madam Speaker

PRESENT: 000
Representative Harris (23) offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1305, Page 4, Section 383.035, Line 87, by inserting immediately at the end of said line the following:

“383.225. Any entity issuing a medical malpractice liability policy or self insurance policy issued for medical malpractice liability purposes shall actuarially determine at least annually, the amount of costs savings incurred by the issuers as a result of the enactment of the provisions of section 538.205 to 538.230, RSMo. and shall reduce such insured’s premiums accordingly.”; and

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

Representative Yates assumed the Chair.

Representative Harris (23) moved that House Amendment No. 3 be adopted.

Which motion was defeated by the following vote:

AYES: 067

Abel
Brooks
Curls
Dougherty
Hampton
Hoskins
Jones
Liese
Meiners
Salva
Shoemaker
Vogt
Wildberger
Young

Bamitz
Burnett
Darrough
Fraser
Harris 110
Hubbard
Kelly 36
Lowe
Muckler
Sander
Skaggs
Walker
Willoughby
Zweifel

Bishop
Campbell
Daus
George
Harris 23
Johnson 61
Kraky
Mayer
Page
Schoemehl
Spreng
Walsh
Wilson 25

Bland
Carnahan
Davis 122
Graham
Henke
Johnson 90
Kuessner
McKenna
Randsdall
Seigfreid
Swinger
Ward
Witte

Bringer
Corcoran
Donnelly
Green
Hilgeman
Jolly
LeVota
Meadows
Sager
Selby
Villa
Whorton
Yaeger

NOES: 087

Angst
Bivins
Byrd
Cunningham 145
Dixon
Fares
Hunter
Kelly 144
Lembke
Miller
Nieves

Baker
Black
Cooper 120
Cunningham 86
Dusenberg
Goodman
Icet
King
Lipke
Moore
Parker

Bean
Bough
Cooper 155
Davis 19
Emery
Guest
Jackson
Kingery
Luetkemeyer
Morris
Pearce

Bearden
Brown
Crawford
Deeken
Engler
Hobbs
Jetton
Lager
Lunzelinger
Phillips

Behnen
Bruns
Crowell
Dethrow
Ervin
Holand
Johnson 47
Lawson
Marsh
May
Myers
Portwood
Representative Crowell moved the previous question.

Which motion was adopted by the following vote:

AYES: 089

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<tr>
<td>Wood</td>
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NOES: 071

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<td>Dougherty</td>
<td>Fraser</td>
<td>George</td>
<td>Graham</td>
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<td>Green</td>
<td>Hampton</td>
<td>Harris 110</td>
<td>Harris 23</td>
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<td>Hoskins</td>
<td>Hubbard</td>
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<td>Thompson</td>
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<td>Whorton</td>
<td>Wildberger</td>
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<td>Wilson 25</td>
<td>Wilson 42</td>
<td>Witte</td>
<td>Yaeger</td>
<td>Young</td>
</tr>
</tbody>
</table>
On motion of Representative Byrd, **HCS HB 1305** was adopted.

On motion of Representative Byrd, **HCS HB 1305** was ordered perfected and printed by the following vote:

**AYES:** 142

Abel
Bearden
Beaver
Bough
Burnett
Corcoran
Curl
Deeken
Dusenberg
Fraser
Guest
Hobbs
Jackson
Jones
Kratky
LeVota
May
Miller
Myers
Phillips
Randsdall
Ruebman
Schottach
Self
St. Onge
Taylor
Wagner
Whorton
Witte
Zweifel

Angst
Behnen
Boykins
Byrd
Crawford
Darrough
Dempsey
Dempsey
Emery
George
Hampton
Holand
Jetton
Kelly 144
Kuessner
Liese
Mayer
Moore
Nieves
Portwood
Rector
Rupp
Schneider
Shoemaker
Stefanick
Threlkeld
Walker
Wildberger
Wood
Madam Speaker

Baker
Bishop
Bringer
Carnahan
Crowell
Daus
Dethrow
Engler
Goodman
Harris 110
Hoskins
Johnson 47
Kelly 36
Lager
Lipke
McKenna
Morris
Page
Pratt
Reinhart
Sager
Schoemehl
Skaggs
Stevenson
Towney
Wallace
Willoughby
Wright

Bamitz
Bivins
Brown
Cooper 120
Cunningham 145
Davis 122
Dixon
Ervin
Graham
Henke
Hubbard
Johnson 61
King
Lawson
Luetkemeyer
Meadows
Muckler
Parker
Purpagon
Richard
Salva
Seigfreid
Smith 118
Sutherland
Viebrock
Ward
Wilson 119
Yates

Bean
Black
Bruns
Cooper 155
Cunningham 86
Davis 19
Dougherty
Fares
Green
Hilgemann
Icet
Kingery
Lembke
Marsh
Meiners
Munzlinger
Pearce
Quinn
Roark
Sander
Selby
Smith 14
Swinger
Villa
Wasson
Wilson 130
Young

**NOES:** 016

Bland
Campbell
Donnelly
Harris 23
Haywood
Johnson 90
Lowe
Shoemeyer
Spreng
Thompson
Vogt
Walsh
Walton
Wilson 25
Wilson 42

**PRESENT:** 001

Brooks
PERFECTION OF HOUSE BILL - APPROPRIATIONS

HCS HB 1014, relating to appropriations, was taken up by Representative Bearden.

Representative Bearden offered House Amendment No. 1.

AMEND House Committee Substitute for House Bill No. 1014, Page 2, Section 14.040, Line 4, by inserting two new sections to immediately follow said section to read as follows:

“Section 14.043. There is transferred out of the state treasury, chargeable to the General Revenue Fund, amounts from income tax refunds designated by taxpayers for deposit in the Division of Aging and Elderly Home Delivered Meals Trust Fund, Veterans’ Trust Fund, Children’s Trust Fund, Workers Memorial Fund, and Missouri National Guard Trust Fund
From General Revenue Fund ................................................................. $3,000E

Section 14.044. There is transferred out of the state treasury, chargeable to the Workers Memorial Fund, amounts from income tax refunds erroneously deposited to said fund, to the General Revenue Fund
From Workers Memorial Fund ............................................................... $250E”;

and adjust bill totals accordingly.

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

Representative Threlkeld offered House Amendment No. 2.

AMEND House Committee Substitute for House Bill No. 1014, Page 2, Section 14.040, Line 4, by inserting one new section to immediately follow said section to read as follows:

“Section 14.045. To the Department of Transportation
For the Rail Program
For state participation in the joint/federal Amtrak
Rail Passenger Service Program
From General Revenue Fund ................................................................. $884,815”;

and adjust bill totals accordingly.

On motion of Representative Threlkeld, House Amendment No. 2 was adopted by the following vote:

AYES: 111

Abel
Angst
Baker
Bamitz
Bean
Beardne
Bishop
Bivins
Black
Bland
On motion of Representative Bearden, **HCS HB 1014, as amended**, was adopted.

On motion of Representative Bearden, **HCS HB 1014, as amended**, was ordered perfected and printed.

**SUPPLEMENTAL CALENDAR**

(March 10, 2004)

**HOUSE BILL FOR PERFECTION**

HCS HB 1566 - Stefanick
On motion of Representative Crowell, the House recessed until 2:00 p.m.

**AFTERNOON SESSION**

The hour of recess having expired, the House was called to order by Representative Yates.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Isabelle Mercedes Herrera.

**HOUSE COURTESY RESOLUTIONS OFFERED AND ISSUED**

House Resolution No. 988 - Representative Quinn  
House Resolution No. 989 - Representative Dusenberg  
House Resolution No. 990 - Representative Willoughby  
House Resolution No. 991 - Representatives Hubbard and Thompson  
House Resolution No. 992 - Representative Hunter  
House Resolution No. 993 and  
House Resolution No. 994 - Representative Lowe  
House Resolution No. 995 through  
House Resolution No. 997 - Representative Jones  
House Resolution No. 998 - Representative Moore

**INTRODUCTION OF HOUSE BILLS**

The following House Bills were read the first time and copies ordered printed:

**HB 1656**, introduced by Representative Jones, relating to supervision of paroled persons.

**HB 1657**, introduced by Representatives Jones, Young, Sanders Brooks, Fraser, Thompson, Haywood, Hilgemann, Walker, Boykins, Curls, Johnson (61), Wilson (42), Walton, Bishop, Wildberger, Hoskins, Donnelly, Lowe, El-Amin, Zweifel, Riback Wilson (25), Bland, Harris (23), LeVota and Page, relating to emergency contraception.

**HB 1658**, introduced by Representatives Wilson (130), Jackson, Hobbs, Nieves, Ruestman and Stevenson, relating to school for the deaf.
HB 1662, introduced by Representative Cunningham (86), relating to workers' compensation.

HB 1663, introduced by Representative Sander, relating to special license plates.

HB 1664, introduced by Representatives Hanaway, Wilson (119), Cooper (120), Reinhart, Page, Quinn, Pearce and Yates, relating to business entities.

HB 1665, introduced by Representatives Hanaway, Wilson (119), Cooper (120), Reinhart, Page, Pearce and Yates, relating to securities regulation.

HB 1666, introduced by Representatives Ruestman, Hunter, Stevenson, Viebrock, Wilson (130), Reinhart, Myers, Crowell, Bean, Dempsey, May, Kingery, Wright, St. Onge, Dougherty, Baker, Sander, Nieves, Self, Icet, Dixon, Bivins, Schaaf, Ervin, Schlottach, Munzlinger, Lembke, Threlkeld, Pearce and Cooper (155), relating to special license plates for the American Heart Association.

HB 1667, introduced by Representatives Ruestman, Viebrock, Hunter, Stevenson, Wilson (130), Crowell, Bean, Reinhart, Wright, Myers, Dempsey, Morris, Guest, May, Kingery, Pearce, Emery, Byrd, Wilson (119), St. Onge, Dougherty, Baker, Stefanick, Sander, Nieves, Self, Lager, Quinn, Lipke, Goodman, Icet, Dixon, Bivins, Schaaf, Munzlinger, Mayer, Cooper (155), Ervin, Schlottach, Engler, Bough, Purgason, Sutherland, Dusenberg, Jackson, Hobbs, Rector, Lembke, Threlkeld, Bearden, Portwood, Cooper (120), Townley, Wood, Cunningham (145), King and Smith (118), relating to the designation of a certain highway.

HB 1668, introduced by Representatives Schneider, Dempsey, Kratky, Corcoran, Ervin, Wood, Johnson (47), Dixon, Jackson, Hubbard, Cooper (120), Ruestman, Smith (118), Moore, Deeken, Lager, Smith (14) and Parker, relating to the creation of theater, cultural arts, and entertainment districts.

PERFECTION OF HOUSE BILLS

HCS HB 852, relating to immunizations, was taken up by Representative Holand.

Representative Holand offered HS HCS HB 852.

Representative Harris (23) offered House Amendment No. 1.

House Amendment No. 1

AMEND House Substitute for House Committee Substitute for House Bill No. 852, Page 1, Section 191.235, Line 11, by deleting the word “eight” and inserting in lieu thereof the word “seven”; and

Further amend said section, Page 2, Line 9, by deleting the word “an” and inserting in lieu thereof the words “a pending”.

Representative Harris (23) moved that House Amendment No. 1 be adopted.
Which motion was defeated.

On motion of Representative Holand, **HS HCS HB 852** was adopted.

On motion of Representative Holand, **HS HCS HB 852** was ordered perfected and printed.

**HCS HB 1215**, relating to escape from commitment, was taken up by Representative Engler.

On motion of Representative Engler, **HCS HB 1215** was adopted.

On motion of Representative Engler, **HCS HB 1215** was ordered perfected and printed.

**HB 1183**, relating to the county law enforcement restitution fund, was taken up by Representative Mayer.

Representative Smith (118) offered **House Amendment No. 1**.

*House Amendment No. 1*

AMEND House Bill No. 1183, Page 4, Section 559.021, Line 47, by inserting immediately after said line the following:

"Section 1. After September 1, 2004, no fund shall be created to be used as a depository for moneys received or collected to fund additional costs and expenses incurred by any county office. Any money received or collected to fund additional costs and expenses incurred by any county office, excluding any moneys collected pursuant to any section in effect before September 1, 2004, shall be deposited in the general revenue fund of the county."; and

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

On motion of Representative Smith (118), **House Amendment No. 1** was adopted.

On motion of Representative Mayer, **HB 1183, as amended**, was ordered perfected and printed.

**HCS HB 1290**, relating to income tax refund designations, was taken up by Representative Portwood.

Representative Portwood offered **HS HCS HB 1290**.

On motion of Representative Portwood, **HS HCS HB 1290** was adopted.

On motion of Representative Portwood, **HS HCS HB 1290** was ordered perfected and printed.

**HCS HB 959**, relating to financial services, was taken up by Representative Luetkemeyer.

Representative Luetkemeyer offered **House Amendment No. 1**.
AMEND House Committee Substitute for House Bill No. 959, Page 14, Section 408.480, Line 1 of said section, by deleting the word “changes” and by inserting in lieu thereof the word “charges”; and

Further amend said bill, Page 16, Section 570.223, Lines 1 through 104 of said section, by deleting such section; and

Further amend said bill, Page 19, Section 570.224, Lines 1 through 9 of said section, by deleting such section; and

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

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

Representative Stevenson offered House Amendment No. 2.

AMEND House Committee Substitute for House Bill No. 959, Page 16, Section 443.130, Line 2, by deleting said line and by inserting in lieu thereof the following:

“debt secured pursuant to this chapter, does not, within [fifteen] forty-five [business] days after”; and

Further amend said section, Line 5 of said section, by deleting Lines 5 and 6 and by inserting in lieu thereof the following:

“aggrieved mortgagor for an amount of three hundred dollars a day, but no more than ten percent [upon] of the amount of the”; and

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

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

Which motion Crowell moved the previous question.

AYES: 088

Angst  Baker  Bean  Bearden  Behnen
Bivins  Black  Bough  Brown  Bruns
Byrd  Cooper 120  Cooper 155  Crawford  Crowell
Cunningham 145  Cunningham 86  Davis 19  Deeken  Dempsey
Dethrow  Dixon  Dusenberg  Emery  Engler
Ervin  Fares  Goodman  Guest  Hobbs
Holand  Hunter  Icet  Jackson  Jetton
Johnson 47  Kelly 144  King  Kingery  Lager
Lembke  Lipke  Luetkemeyer  Marsh  May
Mayer  Moore  Morris  Munzlinger  Myers
Nieves  Parker  Pearce  Phillips  Portwood
Pratt  Purgason  Quinn  Rector  Reinhart
Richard  Roark  Ruestman  Rupp  Sander
On motion of Representative Luetkemeyer, HCS HB 959, as amended, was adopted.

On motion of Representative Luetkemeyer, HCS HB 959, as amended, was ordered perfected and printed.

HCS HB 1115, relating to the Commonsense Consumption Act, was taken up by Representative Dempsey.

Representative Dempsey offered House Amendment No. 1.

Representative Dempsey offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1115, Page 2, Section 537.900, Line 19, by inserting after the word “marketer” the following: “, retailer”; and

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

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

On motion of Representative Dempsey, HCS HB 1115, as amended, was adopted.
On motion of Representative Dempsey, **HCS HB 1115, as amended**, was ordered perfected and printed.

**HCS HB 898**, relating to a prescription drug repository program, was taken up by Representative Johnson (47).

Representative Johnson (47) offered **House Amendment No. 1**.

**House Amendment No. 1**

AMEND House Committee Substitute for House Bill No. 898, Page 3, Section 196.979, Line 20, by inserting after the word "fee" the following: "not to exceed a maximum of two hundred percent of the Medicaid dispensing fee,"; and

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

On motion of Representative Johnson (47), **House Amendment No. 1** was adopted.

Representative Johnson (47) offered **House Amendment No. 2**.

**House Amendment No. 2**

AMEND House Committee Substitute for House Bill No. 898, Page 4, Section 196.984, Line 12, by inserting after the word "program" the following:

"For purposes of this subdivision, "economic need" means a net family income below three hundred percent of the federal poverty level"; and

Further amend said bill, Page 4, Section 196.984, Lines 33 to 35, by deleting all of said lines and inserting in lieu thereof the following:

"Any rule or portion of a rule, as that term is defined in section 536.010, RSMo, that is created under the authority delegated in sections 196.970 to 196.984 shall become effective only if it complies with and is subject to all of the provisions of chapter 536, RSMo, and, if applicable, section 536.028, RSMo. Sections 196.970 to 196.984 and chapter 536, RSMo, are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, RSMo, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2004, shall be invalid and void."; and

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

On motion of Representative Johnson (47), **House Amendment No. 2** was adopted.

Representative Pearce offered **House Amendment No. 3**.

**House Amendment No. 3**

AMEND House Committee Substitute for House Bill No. 898, Page 1, Section 196.973, Line 10, by deleting the word "and"; and
Further amend said bill, Page 1, Section 196.973, Line 11, by inserting at the end of said line the following:

"and
(h) A podiatrist;"; and

Further amend said bill, Page 1, Section 196.97, Line 11, by inserting at the end of said line the following:

"and
(h) A podiatrist;"; and

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

On motion of Representative Pearce, House Amendment No. 3 was adopted.

On motion of Representative Johnson (47), HCS HB 898, as amended, was adopted.

On motion of Representative Johnson (47), HCS HB 898, as amended, was ordered perfected and printed.

HCS HB 855, relating to health insurance, was taken up by Representative Holand.

Representative Holand offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 855, Page 3, Section 376.810, Line 20, by deleting all of said lines and inserting in lieu thereof the following:

"policy" shall also include [group or individual contract] individually underwritten coverage issued by a health maintenance"; and

Further amend said bill, Page 6, Section 376.826, Line 1, by deleting the number "376.840" and inserting in lieu thereof the following: "[376.840] 376.836"; and

Further amend said bill, Page 6, Section 376.826, Line 10, by deleting all of said line and inserting in lieu thereof the following:

"provide for hospital treatments. The term shall also include any [group or individual contract] individually underwritten coverage"; and

Further amend said bill, Page 7, Section 376.836, Lines 6 to 10, by deleting all of said lines and inserting in lieu thereof the following:

"2. [The director shall perform a study to assess the impact of the mental health and substance abuse insurance act on insurers, business interests, providers, and consumers of mental health and substance abuse treatment services. The director shall report the findings of this study to the general assembly by January 1, 2004.] The provisions of sections 376.825 to 376.836 shall not expire on January 1, 2005."; and

Further amend said bill, Page 8, Section 376.1550, Line 62, by inserting at the end of said line the following:

"The director shall promulgate rules establishing a procedure and appropriate standards for making such a demonstration. Any rule or portion of a rule, as that term is defined in section 536.010, RSMo, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536, RSMo, and, if applicable, section 536.028, RSMo. This section and chapter 536, RSMo, are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, RSMo, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held
unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2004, shall be invalid and void.

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

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

Representative Stevenson offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 855, Pages 1 and 2, Section 376.779, Lines 1 through 37, by removing said section from the bill; and

Further amend said bill, Page 8, Section 376.1550, Line 30, by adding after the word, “Disorders,” the following, “except treatment for alcoholism and chemical dependency.”; and

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

Representative Stevenson moved that House Amendment No. 2 be adopted.

Which motion was defeated.

Speaker Hanaway resumed the Chair.

On motion of Representative Holand, HCS HB 855, as amended, was adopted by the following vote:

AYES: 113

Abel
Black
Bruns
Cooper 120
Cunningham 145
Deeken
Fares
Green
Henke
Jackson
Kelly 36
Lawson
Lowe
Muckler
Quinn
Sager
Schneider
Shoemyer
Stefanick
Viebrock
Walton
Wilson 130
Young

Barnitz
Bland
Barnett
Cooper 155
Curls
Dempsey
Fraser
Hampton
Hilgemann
Johnson 61
May
Page
Randsall
Salva
Schoemehl
Skaggs
Sutherland
Villa
Ward
Wilson 25
Zweifel

Behnen
Bough
Bough
Corcoran
Darrough
Dougherty
George
Harris 110
Holand
Johnson 90
King
LeVota
Meadows
Parker
Richard
Sander
Seigfried
Smith 118
Swinger
Vogt
Wasson
Wilson 42
Madam Speaker

Bishop
Bringer
Campbell
Crawford
Daus
El-Amin
Goodman
Harris 23
Hoskins
Jolly
Kratky
Liese
Meiners
Ruestman
Schaaf
Selby
Smith 14
Thompson
Walker
Whorton
Witte

Bivins
Brooks
Carnahan
Crowell
Davis 122
Engler
Graham
Haywood
Hubbard
Jones
Kuessner
Lipke
Moore
Pratt
Rupp
Schlottach
Self
Spreng
Threlkeld
Walsh
Wildberger
Yaeger
On motion of Representative Holand, **HCS HB 855, as amended**, was ordered perfected and printed.

**HCS HB 1055, as amended**, relating to sexual offenses, was taken up by Representative Bruns.

Representative Lembke offered **House Amendment No. 9**.

**House Amendment No. 9**

AMEND House Committee Substitute for House Bill No. 1055, Page 1, Section 566.140, Line 1, by inserting before all of said line the following:

"556.037. Notwithstanding the provisions of section 556.036, [to the contrary notwithstanding,] prosecutions for unlawful sexual offenses involving a person eighteen years of age or under must be commenced within [ten] twenty years after the victim reaches the age of eighteen unless the prosecutions are for forcible rape, attempted forcible rape, forcible sodomy, or attempted forcible sodomy in which case such prosecutions may be commenced at any time."; and

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

On motion of Representative Lembke, **House Amendment No. 9** was adopted.

On motion of Representative Bruns, **HCS HB 1055, as amended**, was adopted.

On motion of Representative Bruns, **HCS HB 1055, as amended**, was ordered perfected and printed.

**HCS HB 1041, as amended, with House Substitute Amendment No. 1 for House Amendment No. 10 and House Amendment No. 10, pending**, relating to school personnel, was taken up by Representative Cunningham (86).
Representative Pratt offered House Amendment No. 1 to House Substitute Amendment No. 1 for House Amendment No. 10.

House Amendment No. 1

House Substitute Amendment No. 1

House Amendment No. 10

AMEND House Substitute Amendment No. 1 to House Amendment No. 10 to House Committee Substitute for House Bill No. 1041, Lines 6 and 7 of Subsection 2 of said amendment by deleting the following on said lines:

“behavior, whether it be during school hours or during extra-curricular activities.”; and

Further amend said substitute amendment, Line 6 of Subsection 2 of said amendment, by inserting at the beginning of said line the following: “behavior.”.

On motion of Representative Pratt, House Amendment No. 1 to House Substitute Amendment No. 1 for House Amendment No. 10 was adopted.

On motion of Representative Willoughby, House Substitute Amendment No. 1 for House Amendment No. 10, as amended, was adopted by the following vote:

AYES: 132

Abel
Bearden
Bringer
Byrd
Crawford
Daus
Dethrow
Emery
Goodman
Harris 110
Hubbard
Johnson 47
Kelly 144
Kuessner
Lipke
Meiners
Myers
Phillips
Rector
Sager
Schoemehl
Shoemeyer
Stefanick
Threlkeld
Walton
Wilson 42
Zweifel

Angst
Baker
Bamitz
Bean
Bead
Bishop
Black
Bland
Brown
Bruns
Cooper 120
Cooper 155
Cunningham 145
Cunningham 86
Davis 19
Deeken
Dusenberg
El-Amin
Ervin
Fraser
Guest
Hobbs
Hoskins
Haywood
Jackson
Jetton
Johnson 90
Jolly
Jones
Kelly 36
King
Kingery
Kratky
Lager
Lembke
LeVota
Liese
Luetkemeyer
May
Mayer
Mecedes
Moore
Morris
Muckler
Munzlinger
Nieves
Page
Quinn
Randsall
Pratt
Purgason
Quinn
Ruestman
Reinhart
Roark
Rupp
Salva
Sander
Schlottach
Schneider
Selby
Self
Shoemaker
Skaggs
Smith 118
Smith 14
Sutherland
Villa
Vogt
Wilson 130
Wilson 25
Witte
Wood
Wright
Yates

Madam Speaker
Representative Purgason offered House Amendment No. 11.

House Amendment No. 11

AMEND House Committee Substitute for House Bill No. 1041, Page 1, Section A, Line 3, by inserting after all of said line the following:

"105.454. No elected or appointed official or employee of the state or any political subdivision thereof, serving in an executive or administrative capacity, shall:

(1) Perform any service for any agency of the state, or for any political subdivision thereof in which he or she is an officer or employee or over which he or she has supervisory power for receipt or payment of any compensation, other than of the compensation provided for the performance of his or her official duties, in excess of five hundred dollars per transaction or one thousand five hundred dollars per annum, or in the case of a school board five thousand dollars per annum, except on transactions made pursuant to an award on a contract let or sale made after public notice and competitive bidding, provided that the bid or offer is the lowest received.

(2) Sell, rent or lease any property to any agency of the state, or to any political subdivision thereof in which he or she is an officer or employee or over which he or she has supervisory power and received consideration therefor in excess of five hundred dollars per transaction or one thousand five hundred dollars per year unless the transaction is made pursuant to an award on a contract let or sale made after public notice and in the case of property other than real property, competitive bidding, provided that the bid or offer accepted is the lowest received.

(3) Participate in any matter, directly or indirectly, in which he or she attempts to influence any decision of any agency of the state, or political subdivision thereof in which he or she is an officer or employee or over which he or she has supervisory power, when he or she knows the result of such decision may be the acceptance of the performance of a service or the sale, rental, or lease of any property to that agency for consideration in excess of five hundred dollars' value per transaction or one thousand five hundred dollars' value per annum to him or her, to his or her spouse, to a dependent child in his or her custody or to any business with which he or she is associated unless the transaction is made pursuant to an award on a contract let or sale made after public notice and in the case of property other than real property, competitive bidding, provided that the bid or offer accepted is the lowest received;

(4) Perform any services during the time of his or her office or employment for any consideration from any person, firm or corporation, other than the compensation provided for the performance of his or her official duties, by which service he or she attempts to influence a decision of any agency of the state, or of any political subdivision in which he or she is an officer or employee or over which he or she has supervisory power;

(5) Perform any service for consideration, during one year after termination of his or her office or employment, by which performance he or she attempts to influence a decision of any agency of the state, or a decision of any political subdivision in which he or she was an officer or employee or over which he or she had supervisory power, except that this provision shall not be construed to prohibit any person from performing such service and receiving compensation therefor, in any adversary proceeding or in the preparation or filing of any public document or to prohibit an employee of the executive department from being employed by any other department, division or agency of the executive branch of state government. For purposes of this subdivision, within ninety days after assuming office, the governor shall by
executive order designate those members of his or her staff who have supervisory authority over each department, division or agency of state government for purposes of application of this subdivision. The executive order shall be amended within ninety days of any change in the supervisory assignments of the governor's staff. The governor shall designate not less than three staff members pursuant to this subdivision;

(6) Perform any service for any consideration for any person, firm or corporation after termination of his or her office or employment in relation to any case, decision, proceeding or application with respect to which he or she was directly concerned or in which he or she personally participated during the period of his or her service or employment.”; and

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

On motion of Representative Purgason, House Amendment No. 11 was adopted.

Representative Wilson (42) offered House Amendment No. 12.

House Amendment No. 12

AMEND House Committee Substitute for House Bill No. 1041, Page 2, Section 168.110, Lines 1 to 18, by striking said section from the bill; and

Further amend bill, Pages 2 to 3, Section 168.126, Lines 1 to 49, by striking said section from the bill; and

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

Speaker Pro Tem Jetton assumed the Chair.

Representative Wilson (42) moved that House Amendment No. 12 be adopted.

Which motion was defeated by the following vote:

AYES: 065

Abel
Bringer
Corcoran
Dougherty
Hampton
Hilgemann
Jones
Lowe
Ransdall
Selby
Thompson
Walton
Wilson 42

Bishop
Brooks
Curls
Fraser
Harris 110
Hoskins
Kelly 36
Meadows
Sager
Shoemyer
Villa
Whorton
Witte

Bland
Burnett
Darrough
George
Harris 23
Hubbard
Krakty
Meiners
Salva
Skaggs
Vogt
Whorton
Yaeger

Bough
Campbell
Daus
Graham
Haywood
Johnson 90
LeVota
Muckler
Schoemehl
Spreng
Walker
Wildberger
Young

Boykins
Carnahan
Davis 122
Green
Henke
Jolly
Liese
Page
Seigfried
Swinger
Walsh
Wilson 25
Zweifel

NOES: 088

Angst
Behnen
Byrd
Cunningham 145
Defihrow
Ervin

Baker
Bivins
Cooper 120
Cunningham 86
Dixon
Fares

Barnitz
Black
Cooper 155
Davis 19
Dusenberg
Goodman

Bean
Brown
Crawford
Deeken
Emery
Guest

Bearden
Bruns
Crowell
Dempsey
Engler
Hobbs
PRESENT: 000

ABSENT WITH LEAVE: 010

On motion of Representative Cunningham (86), HCS HB 1041, as amended, was adopted.

On motion of Representative Cunningham (86), HCS HB 1041, as amended, was ordered perfected and printed.

HCS HB 1278, relating to insurance, was taken up by Representative Luetkemeyer.

Representative Johnson (47) offered House Amendment No. 1.

AMEND House Committee Substitute for House Bill No. 1278, Page 3, Section 374.160, Line 45, by inserting after all of said line the following:

"375.001. As used in sections 375.001 to 375.008 the following words and terms mean:

(1) "Claim", unless otherwise defined in sections 375.001 to 375.008, any specific request or demand for payment of a loss which may be included within the terms of coverage of an insurance policy. A mere inquiry into whether a policy will cover a loss shall not constitute a claim;

(2) "Insurer", all insurance companies, reciprocals, or interinsurance exchanges transacting the business of insurance in this state;

[(3)] (3) "Nonpayment of premium", failure of the [named] insured to discharge when due any of his obligations in connection with the payment of premiums on the policy, or any installment of the premium, whether the premium is payable directly to the insurer or its [agent] producer or indirectly under any premium finance plan or extension of credit;

[(3)] (4) "Nonrenewal", the determination of an insurer not to issue or deliver a policy replacing at the end of the policy period a policy previously issued and delivered by the same insurer or a certificate or notice extending the term of a policy beyond its policy period or term;

[(4)] (5) "Policy", a contract of insurance providing fire and extended coverage insurance, whether separately or in combination with other coverages, on owner-occupied habitational property not exceeding two families. "Policy" does not include any insurance contracts issued under a property insurance inspection and placement program ("FAIR" plan) or an assigned risk plan[, or any insurance contracts insuring property not used predominantly for habitational purposes, or an insurance contract insuring a mobile home];

[(5)] (6) "Renewal" or "to renew", the issuance and delivery by an insurer of a policy replacing at the end of the policy period a policy previously issued and delivered by the same insurer, or the issuance and delivery of a
certificate or notice extending the term of the policy beyond its policy period or term. Any policy with a policy period or term of less than six months shall for the purposes of sections 375.001 to 375.008 be considered as if written for a policy period or term of six months. Any policy written for a term longer than one year or any policy with no fixed expiration date, shall for the purpose of sections 375.001 to 375.008, be considered as if written for successive policy periods or terms of one year, and the policy may be terminated at the expiration of any annual period upon giving [thirty] sixty days' notice of cancellation prior to the anniversary date, and the cancellation shall not be subject to any other provisions of sections 375.001 to 375.008;

(7) "Weather-related claim", loss resulting from an act of God which an insured is unable to control and is unable to reasonably reduce the risk that such peril will damage the insured property.'; and

Further amend said bill, Page 80, Section 384.065, Line 15, by inserting after all of said line the following:

"Section 1. 1. No insurer shall use weather-related claims as a basis for the insurer's decision to refuse to renew a policy.

2. No insurer shall consider as a claim any inquiry by the insured into whether a policy will cover a loss or as to the type or level of coverage. No insurer shall use such inquiries as a basis for nonrenewing the policy."; and

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

On motion of Representative Johnson (47), House Amendment No. 1 was adopted by the following vote:

AYES: 121

Abel
Black
Brooks
Carnahan
Cunningham 86
Decken
Engler
Goodman
Haywood
Hoskins
Johnson 90
Kingery
Lowe
Morris
Page
Purgason
Sager
Schneider
Skaggs
Sutherland
Villa
Walton
Wilson 130
Wright
Madam Speaker

NOES: 027

Bean
Crawford
Guest

Bearden
Crowell
Hunter

Behnen
Davis 19
Jetton

Bivins
Dethrow
Kelly 144

Bruns
Dixon
Lager

Wildberger
Wood
Zweifel

Walsh
Viebrock
Villa

Skaggs
Sutherland
Walton
Wilson 130
Wright

Madam Speaker
Representative Ervin offered House Amendment No. 2.

**House Amendment No. 2**

AMEND House Committee Substitute for House Bill No. 1278, Page 1, Section 374.160, Line 1, by inserting before all of said line the following:

“374.150. 1. All fees due the state under the provisions of the insurance laws of this state shall be paid to the director of revenue and deposited in the state treasury to the credit of the insurance department fund unless otherwise provided for in subsection 2 of this section.

2. There is hereby established in the state treasury a special fund to be known as the "Department of Insurance Dedicated Fund". The fund shall be subject to appropriation of the general assembly and shall be devoted solely to the payment of expenditures incurred by the department of insurance attributable to duties performed by the department as required by law which are not paid for by another source of funds. Other provisions of law to the contrary notwithstanding, beginning on January 1, 1991, all fees charged under any provision of chapter 325, 354, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384 or 385, RSMo, due the state shall be paid into this fund. The state treasurer shall invest moneys in this fund in the same manner as other state funds and any interest or earnings on such moneys shall be credited to the department of insurance dedicated fund. The provisions of section 33.080, RSMo, notwithstanding, moneys in the fund shall not lapse, be transferred to or placed to the credit of the general revenue fund unless and then only to the extent to which the unencumbered balance at the close of the biennium year exceeds [two times] twenty-five percent of the total amount appropriated, paid, or transferred to the fund during such fiscal year.

3. Notwithstanding the provisions of this section to the contrary, fifty-five percent of the balance in the department of insurance dedicated fund as of the effective date of this act or six million fifteen thousand eight hundred and fifty-five dollars, whichever is greater, shall be subject to an immediate one-time transfer to the state general revenue fund.”; and

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

**HCS HB 1278, as amended, with House Amendment No. 2 pending** was laid over.

**REFERRAL OF HOUSE BILLS**

The following House Bills were referred to the Committee indicated:

**HCS HB 1305** - Budget (Fiscal Note)
**HB 1613** - Special Committee on General Laws
**HB 1635** - Local Government
COMMITTEE REPORTS

Committee on Communications, Energy and Technology, Chairman Rector reporting:

Madam Speaker: Your Committee on Communications, Energy and Technology, to which was referred HB 822, begs leave to report it has examined the same and recommends that it Do Pass by Consent.

Committee on Conservation and Natural Resources, Chairman Townley reporting:

Madam Speaker: Your Committee on Conservation and Natural Resources, to which was referred SCS SCR 41, begs leave to report it has examined the same and recommends that it Do Pass.

Committee on Crime Prevention and Public Safety, Chairman Mayer reporting:

Madam Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred HB 1427, begs leave to report it has examined the same and recommends that it Do Pass by Consent.

Committee on Judiciary, Chairman Byrd reporting:

Madam Speaker: Your Committee on Judiciary, to which was referred HB 798, begs leave to report it has examined the same and recommends that the House Committee Substitute Do Pass by Consent.

Madam Speaker: Your Committee on Judiciary, to which was referred HB 1364, begs leave to report it has examined the same and recommends that it Do Pass by Consent.

Committee on Professional Registration and Licensing, Chairman Behnen reporting:

Madam Speaker: Your Committee on Professional Registration and Licensing, to which was referred HB 1246, begs leave to report it has examined the same and recommends that the House Committee Substitute Do Pass by Consent.

Madam Speaker: Your Committee on Professional Registration and Licensing, to which was referred HB 1422, begs leave to report it has examined the same and recommends that the House Committee Substitute Do Pass by Consent.

Madam Speaker: Your Committee on Professional Registration and Licensing, to which was referred HB 1622, begs leave to report it has examined the same and recommends that it Do Pass by Consent.
Committee on Small Business, Chairman St. Onge reporting:

Madam Speaker: Your Committee on Small Business, to which was referred HB 1572, begs leave to report it has examined the same and recommends that it Do Pass by Consent.

MESSAGES FROM THE SENATE

Madam Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted SCR 37.

SENATE CONCURRENT RESOLUTION NO. 37

WHEREAS, the best way to improve Missouri's schools is to:
(1) Reinforce local control of schools;
(2) Demand greater accountability by state and local administrators which will reduce waste and ensure more money goes to classrooms and less to bureaucrats;
(3) Reduce state and federal regulations that cause the misallocation of resources to fund the wrong priorities and eliminate unnecessary and burdensome regulations that stifle teachers and school districts from improving education;
(4) Support our teachers by looking for new, innovated and practical ideas that the General Assembly can address to assist teachers in the classroom:

NOW THEREFORE BE IT RESOLVED that the members of the Missouri Senate, Ninety-Second General Assembly, Second Regular Session, the House of Representatives concurring therein, hereby establish the "Joint Interim Committee on Teacher Support, Regulatory Reduction and Accountability"; and

BE IT FURTHER RESOLVED that the Committee shall be composed of ten members, with 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 no more than six members of such committee shall be from the same political party; and

BE IT FURTHER RESOLVED that the Committee shall conduct a comprehensive analysis of the rules and policies concerning the administrative burdens for teachers; identify opportunities that will allow for greater flexibility, innovation, and freedom to improve teaching opportunities and the quality of a classroom education; identify tax credits, resources, support services and funding for those support services and review classroom technology, including replacement and upgrade of computer hardware and software; review classroom liability and discipline issues facing teachers and look at ways to improve alternative schools; and solicit extensive testimony and opinions from teachers on what additional tools, support systems, legislation, training and funding they need to improve Missouri's educational system; and

BE IT FURTHER RESOLVED that the Committee be authorized to hold hearings as it deems advisable, and may solicit any input or information necessary to fulfill its obligations; and

BE IT FURTHER RESOLVED that the staffs of House Research, Senate Research, and the Joint Committee on Legislative 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 Committee, its members, and any staff personnel assigned to the Committee shall receive reimbursement for their actual and necessary expenses incurred in attending meetings of the Committee or any subcommittee thereof; and

BE IT FURTHER RESOLVED that the Committee report its recommendations and findings to the Missouri General Assembly by January 1, 2005.
In which the concurrence of the House is respectfully requested.

Madam Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 968**, entitled:

An act to repeal sections 168.104, 168.124, 168.126, 168.303, and 169.712, RSMo, and to enact in lieu thereof five new sections relating to teachers.

In which the concurrence of the House is respectfully requested.

Madam Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 1048**, entitled:

An act to repeal sections 137.101 and 301.025, RSMo, and to enact in lieu thereof two new sections relating to the motor vehicle registration process for certain organizations.

In which the concurrence of the House is respectfully requested.

Madam Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 1160**, entitled:

An act to amend chapter 196, RSMo, by adding thereto six new sections relating to the prescription drug repository program, with penalty provisions for a certain section.

In which the concurrence of the House is respectfully requested.

Madam Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 1162**, entitled:

An act to repeal section 64.825, RSMo, and to enact in lieu thereof one new section relating to regulation of subdivisions in unincorporated areas.

In which the concurrence of the House is respectfully requested.

Madam Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 1218**, entitled:

An act to repeal section 335.016, RSMo, and to enact in lieu thereof one new section relating to advanced practice nurses.

In which the concurrence of the House is respectfully requested.

Madam Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 1229**, entitled:

An act to repeal section 221.111, RSMo, and to enact in lieu thereof one new section relating to delivery or concealment of certain substances in correctional facilities, with penalty provisions.
In which the concurrence of the House is respectfully requested.

COMMUNICATIONS

March 10, 2004

Mr. Stephen S. Davis
Chief Clerk
Missouri House of Representatives
State Capitol, Room 306-C
Jefferson City, MO 65101

Dear Mr. Davis:

Pursuant to Sections 105.452 to 105.461, RSMo, I hereby give notice that my husband, James “Jim” Wilson, is serving on the Kansas City Board of Police Commissioners.

I request that you publish this notice in the House Journal. Thank you very much.

Sincerely,

/s/ Yvonne S. Wilson
State Representative, District 42

March 10, 2004

Stephen Davis, Chief Clerk
Missouri House of Representatives
State Capitol, Room 306-C
Jefferson City, MO 65101

Pursuant to Chapters 105.452 to 105.461, RSMo., this letter is an official report that I have invested in agriculture value-added cooperative in which I may be eligible to receive New Generation Cooperative Incentive Tax Credits or loan guarantees. I would not have more than a ten percent interest in the proposed value-added venture.

In order for me to comply with Chapters 105.452 to 105.461, please publish this report in the Journal of the House.

Sincerely,

/s/ Brian Munzlinger
District 1

ADJOURNMENT

On motion of Representative Crowell, the House adjourned until 10:00 a.m., Thursday, March 11, 2004.
CORRECTIONS TO THE HOUSE JOURNAL

AFFIDAVITS

I, State Representative Russ Carnahan, District 59, hereby state and affirm that my vote as recorded on Pages 556 and 557 of the House Journal for Tuesday, March 9, 2004 showing that I voted absent with leave was incorrectly recorded. Pursuant to House Rule 88, I ask that the Journal be corrected to show that I voted no. I further state and affirm that I was present in the House Chamber at the time this vote was taken, I did in fact vote, and my vote or absence was incorrectly recorded.

IN WITNESS WHEREOF, I have hereunto subscribed my hand to this affidavit on this 10th day of March 2004.

/s/ Russ Carnahan
State Representative

State of Missouri )
) ss.
County of Cole )

Subscribed and sworn to before me this 10th day of March in the year 2004.

/s/ Patricia W. Parris
Notary Public

Attest: /s/ Joan Branson
Clerk

I, State Representative Trent Skaggs, District 31, hereby state and affirm that my vote as recorded on Pages 556 and 557 of the House Journal for Tuesday, March 9, 2004 showing that I voted absent with leave was incorrectly recorded. Pursuant to House Rule 88, I ask that the Journal be corrected to show that I voted no. I further state and affirm that I was present in the House Chamber at the time this vote was taken, I did in fact vote, and my vote or absence was incorrectly recorded.

IN WITNESS WHEREOF, I have hereunto subscribed my hand to this affidavit on this 10th day of March 2004.

/s/ Trent Skaggs
State Representative

State of Missouri )
) ss.
County of Cole )

Subscribed and sworn to before me this 10th day of March in the year 2004.

/s/ Patricia W. Parris
Notary Public

Attest: /s/ Stephen S. Davis
Clerk

I, State Representative John Quinn, District 7, hereby state and affirm that my vote as recorded on Pages 561 and 562 of the House Journal for Tuesday, March 9, 2004 showing that I voted absent with leave was incorrectly recorded. Pursuant to House Rule 88, I ask that the Journal be corrected to show that I voted no. I further state and affirm that I
was present in the House Chamber at the time this vote was taken, I did in fact vote, and my vote or absence was incorrectly recorded.

IN WITNESS WHEREOF, I have hereunto subscribed my hand to this affidavit on this 10th day of March 2004.

/s/ John Quinn
State Representative

State of Missouri )
) ss.
County of Cole )

Subscribed and sworn to before me this 10th day of March in the year 2004.

/s/ Patricia W. Parris
Notary Public

Attest: /s/ Joan Branson
Clerk

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COMMITTEE MEETINGS

APPROPRIATIONS - HEALTH, MENTAL HEALTH AND SOCIAL SERVICES
Thursday, March 11, 2004, 8:15 a.m. Hearing Room 3.
Departments of Health, Mental Health, and Social Services. Possible mark up.
Executive session may follow. CANCELLED

BUDGET
Thursday, March 11, 2004, 8:00 a.m. Hearing Room 3.
Possible Executive session.
Public hearings to be held on: HJR 49, HB 1001, HB 1002, HB 1003, HB 1004, HB 1005, HB 1006, HB 1007, HB 1008, HB 1009, HB 1010, HB 1011, HB 1012

BUDGET
Thursday, March 11, 2004, Hearing Room 3 upon morning adjournment.
Possible Executive session.
Public hearings to be held on: HJR 49, HB 1001, HB 1002, HB 1003, HB 1004, HB 1005, HB 1006, HB 1007, HB 1008, HB 1009, HB 1010, HB 1011, HB 1012

COMMUNICATIONS, ENERGY AND TECHNOLOGY
Thursday, March 11, 2004, House Chamber side gallery upon morning adjournment.
Executive session for other bills may follow. AMENDED
Public hearing to be held on: HB 1575
Executive session will be held on: HB 1493

CONSERVATION AND NATURAL RESOURCES
Thursday, March 11, 2004, 8:00 a.m. Hearing Room 1.
Executive session may follow.
Public hearings to be held on: SB 808, HB 1326, HB 1279
CRIME PREVENTION AND PUBLIC SAFETY
Thursday, March 11, 2004, 8:30 a.m. Hearing Room 4.
Executive session may follow AMENDED
Public hearings to be held on: HB 1258, HB 1298

JOB CREATION AND ECONOMIC DEVELOPMENT
Monday, March 15, 2004, 2:30 p.m. House Chamber side gallery.
Executive session will be held on: HB 1529

JOINT COMMITTEE ON LEGISLATIVE RESEARCH
Thursday, March 11, 2004, 1:00 p.m. Hearing Room 1.
Report from Revision Subcommittee.
Oversight program evaluation on Office of Administration, Division of Facilities Management,
State Leasing Practices and any other business.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT
Monday, March 29, 2004, 1:00 p.m. Senate Lounge.
Topics for discussion. Remarks from MoDOT, Inspector General,
MoDOT cleanup legislation, One Stop Shop.

JUDICIARY
Thursday, March 11, 2004, House Chamber side gallery upon morning adjournment.
Executive session. Potential reconsideration of votes taken on 3-9-04.

LOCAL GOVERNMENT
Thursday, March 11, 2004, 8:15 a.m. Hearing Room 6.
Executive session will follow. AMENDED
Public hearings to be held on: HB 1292, HB 1608, HB 1634, HB 1612, HB 1321, HB 1635

LOCAL GOVERNMENT
Thursday, March 18, 2004, 8:15 a.m. Hearing Room 6.
Executive session may follow. AMENDED
Public hearings to be held on: HB 1199, HB 1292, HB 1446, SS SB 732, SCS SB 1062

RETIREMENT
Thursday, March 11, 2004, 8:30 a.m. Hearing Room 7.
Executive session may follow. AMENDED
Public hearings to be held on: HB 1316, HB 1356, HB 1357, HB 1480, HB 1502

RULES
Thursday, March 11, 2004, 8:30 a.m. House Hearing Room 5.
Executive session may follow.
Public hearings to be held on: HR 95, HR 264, HR 372, HR 392, HR 397,
HR 464, HR 485, HR 624, HR 650, HR 720, HR 745, HR 796
SPECIAL COMMITTEE ON GENERAL LAWS
Thursday, March 11, 2004, House Chamber side gallery upon morning adjournment.
Public hearing to be held on: HB 1613
Executive session will be held on: HB 1631, SCS SB 859

SPECIAL COMMITTEE ON URBAN ISSUES
Thursday, March 11, 2004, Hearing Room 5 upon morning adjournment.
Executive session to follow.
Public hearing to be held on: HB 1255

TAX POLICY
Thursday, March 11, 2004, House Chamber side gallery upon morning adjournment.
Executive session may follow.
Public hearing to be held on: HB 1324

TRANSPORTATION AND MOTOR VEHICLES
Thursday, March 11, 2004, 8:00 a.m. House Chamber side gallery. AMENDED
Executive session will be held on: HB 1366, HB 1049, HB 1408, HB 1437, HB 1284,
HB 1374, HB 1489, HB 1449, HB 928, HB 1442, HB 1438, HB 1610, HB 1508,
HB 1504, HB 1396, HB 1063, HB 1123, HB 1335, HB 1201, HB 1280

HOUSE CALENDAR
THIRTY-SEVENTH DAY, THURSDAY, MARCH 11, 2004

HOUSE BILLS FOR SECOND READING
HB 1651 through HB 1668

HOUSE JOINT RESOLUTIONS FOR PERFECTION
1 HCS HJR 28 - Roark (139)
2 HCS HJR 39, 38, 42 & 47 - Engler (106)
3 HCS HJR 35 - Dethrow (153)

HOUSE BILLS FOR PERFECTION
1 HCS HB 1105, 1062, 1111, 1113 & 1119 - Crawford (117)
2 HCS HB 978 - Baker (123)
3 HCS HB 1380 - Lager (4)
4 HCS HB 1278, as amended, HA 2, pending - Luetkemeyer (115)
5 HCS HB 1150 - May (149)
6 HB 1092 - Deeken (114)
7 HCS HB 1207 - Icet (84)
8 HCS HB 1566 - Stefanick (93)
HOUSE BILLS FOR PERFECTION - CONSENT

(3/04/04)

1  HCS HB 1363 - Fares (91)
2  HCS HB 1439 - Crawford (117)
3  HB 826 - Kelly (144)
4  HB 1291 - Pearce (121)
5  HB 956 - May (149)
6  HB 1398 - Lager (4)
7  HCS HB 1399 - Lager (4)
8  HB 1259 - Threlkeld (109)
9  HB 1317 - Kingery (154)
10 HB 937 - Moore (20)
11 HB 904 - Luetkemeyer (115)
12 HB 824 - Seigfreid (26)
13 HCS HB 883 - Graham (24)
14 HB 884 - Ward (107)
15 HCS HB 912 - Page (82)
16 HB 1029, HCA 1 - Henke (11)
17 HB 1114 - Skaggs (31)
18 HB 1142, HCA 1 - Daus (67)
19 HCS HB 1171 - Rector (124)
20 HCS HB 1192 - Schlottach (111)
21 HB 1223 - Ward (107)
22 HCS HB 1471 - Brooks (37)

(3/10/04)

1  HCS HB 985 - Wood (62)
2  HB 996 - Dusenberg (54)
3  HCS HB 1136 - Rupp (13)
4  HB 1187 - Ervin (35)
5  HB 1188 - Lipke (157)
6  HCS HB 1288 - Dougherty (53)
7  HCS HB 1179 - Corcoran (77)
8  HCS HB 1347 - Jetton (156)
9  HCS HB 1456 - Black (161)

(3/11/04)

1  HCS HB 798 - Shoemaker (8)
2  HB 822 - Luetkemeyer (115)
3  HCS HB 1246 - Portwood (92)
4  HCS HB 1422 - Stefanick (93)
5  HB 1427 - Portwood (92)
6  HB 1364 - Bishop (38)
7  HB 1572 - St. Onge (88)
8  HB 1622 - Wasson (141)

HOUSE BILL FOR THIRD READING - APPROPRIATIONS

HCS HB 1014 - Bearden (16)

HOUSE BILLS FOR THIRD READING

1  HS HCS HB 1304 - Byrd (94)
2  HCS HB 1305, (Budget 3/10/04) - Byrd (94)
3  HS HCS HB 852 - Holand (135)
4  HCS HB 1215, E.C. - Engler (106)
5  HB 1183 - Mayer (159)
6  HS HCS HB 1290 - Portwood (92)
7  HCS HB 959 - Luetkemeyer (115)
8  HCS HB 1115 - Dempsey (18)
9  HCS HB 898 - Johnson (47)
10  HCS HB 855 - Holand (135)
11  HCS HB 1055 - Bruns (113)
12  HCS HB 1041 - Cunningham (86)

SENATE CONCURRENT RESOLUTION

SCS SCR 41 - (3/9/04, Pages 568 - 569) Quinn (7)

SENATE BILLS FOR SECOND READING

1  SS SCS SB 968
2  SB 1048
3  SCS SB 1160
4  SB 1162
5  SCS SB 1218
6  SB 1229

VETOED HOUSE BILL

HCR 5 - Byrd (94)