

JOURNAL OF THE HOUSE

First Regular Session, 95th GENERAL ASSEMBLY

FIFTY-NINTH DAY, WEDNESDAY, APRIL 22, 2009

The House met pursuant to adjournment.

Speaker Richard in the Chair.

Prayer by Reverend James Earl Jackson.

O Holy Lord God, I praise and thank You for how You call persons into relationship with You and then into vocations to serve Your purposes in the world. In Your love and kindness You look on every person and see a special purpose and calling.

We are grateful to be called to represent the citizens of this state in a manner that allows their hopes, dreams, concerns, and desires to be considered and expressed when bills are introduced and discussed. Help us to concentrate and remain focused on the tasks at hand, rejecting the distractions that contend for our time. Grant us moments of relief and rest when flooded by the cares and responsibilities this day will most certainly bring.

Now, Lord God, fulfill Your purpose in us; Your loving-kindness endures forever – do not abandon the work of Your hand. (*Psalms 138:8*)

These things I pray in the name of Your Son. Amen.

(Excerpts from 77 Days of Prayer)

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: Alex Basi, Julianna Basi, Nicholas Basi, Mackenzie Smith, Dayne Hansen and Landon Summerville.

The Journal of the fifty-eighth day was approved as printed.

SPECIAL RECOGNITION

Charles Scrogin was introduced by Representative Witte and recognized as an Outstanding Missourian.

THIRD READING OF HOUSE BILL - INFORMAL

HCS HBs 620 & 671, relating to bingo, was taken up by Representative Lair.

On motion of Representative Lair, **HCS HBs 620 & 671** was read the third time and passed by the following vote:

AYES: 086

Atkins	Aull	Brandom	Brown 30	Brown 50
Brown 73	Brown 149	Bruns	Burlison	Burnett
Calloway	Carter	Chappelle-Nadal	Corcoran	Cunningham
Curls	Day	Deeken	Dieckhaus	Diehl
Dixon	Dougherty	El-Amin	Englund	Faith
Fallert	Fisher 125	Gatschenberger	Guest	Holsman
Hoskins 80	Hoskins 121	Hummel	Jones 63	Kander
Kelly	Kingery	Kratky	Lair	Lampe
Largent	LeBlanc	LeVota	Liese	Loehner
McClanahan	McDonald	McNary	Meadows	Meiners
Morris	Munzlinger	Norr	Oxford	Pace
Parkinson	Parson	Rucker	Ruzicka	Salva
Sander	Scavuzzo	Schaaf	Schieffer	Schlottach
Schoemehl	Shively	Silvey	Smith 14	Storch
Stream	Sutherland	Swinger	Talboy	Tilley
Todd	Viebrock	Walton Gray	Webb	Webber
Wildberger	Wilson 130	Witte	Yaeger	Zerr
Mr Speaker				

NOES: 063

Allen	Biermann	Bivins	Bringer	Casey
Cooper	Cox	Davis	Denison	Dethrow
Dugger	Dusenberg	Emery	Ervin	Fischer 107
Flanigan	Flook	Frame	Franz	Funderburk
Grisamore	Guernsey	Harris	Icet	Jones 117
Keeney	Kirkton	Koenig	Komo	Kraus
Kuessner	Low	McGhee	McNeil	Molendorp
Nance	Nieves	Nolte	Pollock	Pratt
Riddle	Roorda	Ruestman	Sater	Schad
Schoeller	Schupp	Self	Skaggs	Smith 150
Stevenson	Still	Thomson	Tracy	Wallace
Walsh	Wasson	Wells	Weter	Wood
Wright	Yates	Zimmerman		

PRESENT: 000

ABSENT WITH LEAVE: 014

Colona	Grill	Hobbs	Hodges	Hughes
Jones 89	Leara	Lipke	Nasheed	Quinn
Scharnhorst	Spreng	Vogt	Wilson 119	

Speaker Richard declared the bill passed.

PERFECTION OF HOUSE BILL

HCS HB 363, relating to entertainers and athletes tax, was taken up by Representative Silvey.

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

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 363, Pages 2 - 6, Section 143.183, Lines 1 - 121, by striking all of said section from the bill; and

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

Representative Jones (89) assumed the Chair.

HCS HB 363, with House Amendment No. 1, pending, was laid over.

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

AFTERNOON SESSION

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

HOUSE COURTESY RESOLUTIONS OFFERED AND ISSUED

House Resolution No. 2122 through House Resolution No. 2202

SPECIAL RECOGNITION

The Jefferson High School Lady Eagles Softball Team was introduced by Representative Thomson and recognized for attaining the 2008 Class 1A State Championship.

PERFECTION OF HOUSE BILLS

HCS HBs 915 & 923, relating to grain dealers, was taken up by Representative Hobbs.

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

House Amendment No. 1

AMEND House Committee Substitute for House Bill Nos. 915 & 923, Section 276.536, Page 4, Line 46, by inserting immediately after said line the following:

"[276.441 1. Any grain dealer who is of the opinion that his net worth is sufficient to guarantee payment for grain purchased by him may make a formal, written request to the director that he be relieved of the obligation of filing a bond in excess of the minimum bond of twenty thousand dollars. Such request shall be accompanied by a financial statement of the applicant, prepared within four months of the date of such request and accompanied by such additional information concerning

the applicant and his finances as the director may require which may include the request for submission of a financial statement audited by a public accountant.

2. If such financial statement discloses a net worth equal to at least five times the amount of the bond otherwise required by sections 276.401 to 276.582, and the director is otherwise satisfied as to the financial ability and resources of the applicant, the director may waive that portion of the required bond in excess of twenty thousand dollars for each license issued

276.446. Any grain dealer whose total purchases of grain within Missouri and those states with whom Missouri has entered into contracts or agreements as authorized by section 276.566 during any fiscal year, do not exceed an aggregate dollar amount of four hundred thousand dollars may satisfy the bonding requirements of sections 276.401 to 276.581 by filing with the director a bond at the rate of one thousand dollars for each twenty thousand dollars or fraction thereof of the dollar amount to be purchased, with a minimum bond of ten thousand dollars required.]"; and

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

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

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

House Amendment No. 2 was withdrawn.

On motion of Representative Hobbs, **HCS HBs 915 & 923, as amended**, was adopted by the following vote:

AYES: 160

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Calloway
Carter	Casey	Chappelle-Nadal	Colona	Cooper
Cox	Cunningham	Curls	Davis	Day
Deeken	Denison	Dethrow	Dieckhaus	Diehl
Dixon	Dougherty	Dugger	Dusenberg	El-Amin
Emery	Englund	Faith	Fallert	Fischer 107
Fisher 125	Flanigan	Flook	Frame	Franz
Funderburk	Gatschenberger	Grill	Grisamore	Guernsey
Guest	Harris	Hobbs	Hodges	Holsman
Hoskins 80	Hoskins 121	Hughes	Hummel	Icet
Jones 63	Jones 89	Jones 117	Kander	Keeney
Kelly	Kingery	Kirkton	Koenig	Komo
Kratky	Kraus	Kuessner	Lair	Lampe
Largent	LeBlanc	LeVota	Liese	Lipke
Loehner	Low	McClanahan	McDonald	McGhee
McNary	McNeil	Meadows	Meiners	Molendorp
Morris	Munzlinger	Nance	Nasheed	Nieves
Nolte	Norr	Oxford	Pace	Parkinson
Parson	Pollock	Pratt	Quinn	Riddle
Roorda	Rucker	Ruestman	Ruzicka	Salva
Sander	Sater	Scavuzzo	Schaaf	Schad
Scharnhorst	Schieffer	Schlottach	Schoeller	Schoemehl
Schupp	Self	Shively	Silvey	Skaggs
Smith 14	Smith 150	Spreng	Stevenson	Still
Storch	Stream	Sutherland	Swinger	Talboy
Thomson	Tilley	Todd	Tracy	Viebrock

Vogt	Wallace	Walsh	Walton Gray	Wasson
Webb	Webber	Wells	Weter	Wildberger
Wilson 119	Wilson 130	Witte	Wood	Wright
Yaeger	Yates	Zerr	Zimmerman	Mr Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 003

Corcoran	Ervin	Leara
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On motion of Representative Hobbs, **HCS HBs 915 & 923, as amended**, was ordered perfected and printed.

HCS HBs 568 & 534, relating to voter registration, was taken up by Representative Koenig.

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

Representative Dugger raised a point of order that **House Amendment No. 1** goes beyond the scope of the bill.

The Chair ruled the point of order well taken.

Representative Tilley moved the previous question.

Which motion was adopted by the following vote:

AYES: 088

Allen	Bivins	Brandom	Brown 30	Brown 149
Bruns	Burlison	Cooper	Cox	Cunningham
Davis	Day	Deeken	Denison	Dethrow
Dieckhaus	Diehl	Dixon	Dougherty	Dugger
Dusenberg	Emery	Ervin	Faith	Fisher 125
Flanigan	Flook	Franz	Funderburk	Gatschenberger
Grisamore	Guernsey	Guest	Hobbs	Hoskins 121
Icet	Jones 89	Jones 117	Keeney	Kingery
Koenig	Kraus	Lair	Largent	Lipke
Loehner	McGhee	McNary	Molendorp	Munzlinger
Nance	Nieves	Nolte	Parkinson	Parson
Pollock	Pratt	Riddle	Ruestman	Ruzicka
Sander	Sater	Schaaf	Schad	Scharnhorst
Schlottach	Schoeller	Self	Silvey	Smith 14
Smith 150	Stevenson	Stream	Sutherland	Thomson
Tilley	Tracy	Viebrock	Wallace	Wasson
Weter	Wilson 119	Wilson 130	Wood	Wright
Yates	Zerr	Mr Speaker		

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NOES: 072

Atkins	Aull	Biermann	Bringer	Brown 50
Brown 73	Burnett	Calloway	Carter	Casey
Chappelle-Nadal	Colona	Corcoran	Curls	El-Amin
Englund	Fallert	Fischer 107	Frame	Grill
Harris	Hodges	Holsman	Hoskins 80	Hughes
Hummel	Jones 63	Kander	Kelly	Kirkton
Komo	Kratky	Kuessner	Lampe	LeBlanc
LeVota	Liese	Low	McClanahan	McDonald
McNeil	Meadows	Meiners	Morris	Nasheed
Norr	Oxford	Pace	Quinn	Roorda
Rucker	Scavuzzo	Schieffer	Schoemehl	Schupp
Shively	Skaggs	Spreng	Still	Storch
Swinger	Talboy	Todd	Vogt	Walsh
Walton Gray	Webb	Webber	Wildberger	Witte
Yaeger	Zimmerman			

PRESENT: 000

ABSENT WITH LEAVE: 003

Leara Salva Wells

On motion of Representative Koenig, **HCS HBs 568 & 534** was adopted.

On motion of Representative Koenig, **HCS HBs 568 & 534** was ordered perfected and printed.

HB 45, relating to a credit for senior center donations, was taken up by Representative Sater.

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

House Amendment No. 1

AMEND House Bill No. 45, Page 1, Section 135.649, Line 14, by deleting all of said line and inserting in lieu thereof the following:

"such amounts that have been subtracted in determining federal adjusted gross income or federal"; and

Further amend said bill, Page 2, Section 135.649, Lines 27 to 34, by deleting all of said lines and inserting in lieu thereof the following:

"3. The aggregate amount of tax credits issued under this section shall not exceed two million dollars in any given fiscal year. The tax credits issued under this section shall be on a first-come, first-served filing basis."; and

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

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

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

Representative Jones (89) raised a point of order that **House Amendment No. 2** goes beyond the scope of the bill.

The Chair ruled the point of order well taken.

On motion of Representative Sater, **HB 45, as amended**, was ordered perfected and printed.

HCS HB 657, relating to boat docks, was taken up by Representative Cooper.

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

House Amendment No. 1 was withdrawn.

On motion of Representative Cooper, **HCS HB 657** was adopted.

On motion of Representative Cooper, **HCS HB 657** was ordered perfected and printed.

PERFECTION OF HOUSE JOINT RESOLUTION

HJR 17, relating to the budget reserve fund, was taken up by Representative Nasheed.

On motion of Representative Nasheed, **HJR 17** was ordered perfected and printed by the following vote:

AYES: 129

Allen	Atkins	Aull	Bivins	Brandom
Bringer	Brown 30	Brown 50	Brown 73	Brown 149
Bruns	Burnett	Calloway	Carter	Casey
Chappelle-Nadal	Colona	Corcoran	Cox	Cunningham
Curls	Day	Deeken	Denison	Dieckhaus
Diehl	Dougherty	Dugger	Dusenberg	El-Amin
Englund	Faith	Fallert	Fischer 107	Fisher 125
Frame	Franz	Funderburk	Gatschenberger	Grill
Grisamore	Guest	Harris	Hobbs	Hodges
Holsman	Hoskins 80	Hoskins 121	Hughes	Hummel
Icet	Jones 63	Jones 117	Kander	Keeney
Kingery	Kirkton	Kratky	Kraus	Kuessner
Lair	Largent	LeBlanc	LeVota	Liese
Lipke	Loehner	Low	McClanahan	McDonald
McGhee	McNary	McNeil	Meiners	Molendorp
Morris	Munzlinger	Nance	Nasheed	Nolte
Norr	Oxford	Pace	Parkinson	Parson
Quinn	Riddle	Roorda	Rucker	Ruestman
Ruzicka	Salva	Sater	Scavuzzo	Schaaf
Scharnhorst	Schieffer	Schlottach	Schoeller	Schoemehl
Schupp	Self	Shively	Skaggs	Smith 14
Smith 150	Spreng	Stevenson	Still	Stream
Swinger	Talboy	Tilley	Todd	Tracy

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Viebrock	Walsh	Walton Gray	Webb	Webber
Wells	Weter	Witte	Wood	Wright
Yaeger	Zerr	Zimmerman	Mr Speaker	

NOES: 026

Biermann	Burlison	Davis	Dethrow	Dixon
Ervin	Flanigan	Flook	Guernsey	Jones 89
Kelly	Koenig	Nieves	Pollock	Pratt
Sander	Schad	Silvey	Sutherland	Thomson
Wallace	Wasson	Wildberger	Wilson 119	Wilson 130
Yates				

PRESENT: 001

Emery

ABSENT WITH LEAVE: 007

Cooper	Komo	Lampe	Leara	Meadows
Storch	Vogt			

THIRD READING OF HOUSE BILL - APPROPRIATIONS

HB 15, relating to appropriations, was taken up by Representative Icet.

On motion of Representative Icet, **HB 15** was read the third time and passed by the following vote:

AYES: 157

Allen	Atkins	Aull	Biermann	Bivins
Brandom	Bringer	Brown 30	Brown 50	Brown 73
Brown 149	Bruns	Burlison	Burnett	Calloway
Carter	Casey	Chappelle-Nadal	Colona	Corcoran
Cox	Cunningham	Curls	Davis	Day
Deeken	Denison	Dethrow	Dieckhaus	Diehl
Dixon	Dougherty	Dugger	Dusenberg	El-Amin
Emery	Englund	Ervin	Faith	Fallert
Fischer 107	Fisher 125	Flanigan	Flook	Frame
Franz	Funderburk	Gatschenberger	Grill	Grisamore
Guernsey	Guest	Harris	Hodges	Holsman
Hoskins 80	Hoskins 121	Hughes	Hummel	Icet
Jones 63	Jones 89	Jones 117	Kander	Keeney
Kelly	Kingery	Kirkton	Koenig	Komo
Kratky	Kraus	Kuessner	Lair	Lampe
Largent	LeBlanc	LeVota	Liese	Lipke
Loehner	Low	McClanahan	McDonald	McGhee
McNary	McNeil	Meiners	Molendorp	Morris
Munzlinger	Nance	Nasheed	Nieves	Nolte
Norr	Oxford	Pace	Parkinson	Parson
Pollock	Pratt	Quinn	Riddle	Roorda
Rucker	Ruestman	Ruzicka	Salva	Sander
Sater	Scavuzzo	Schaaf	Schad	Scharnhorst
Schieffer	Schlottach	Schoeller	Schoemehl	Schupp
Self	Shively	Silvey	Skaggs	Smith 14

Smith 150	Spreng	Stevenson	Still	Stream
Sutherland	Swinger	Talboy	Thomson	Tilley
Todd	Tracy	Viebrock	Wallace	Walsh
Walton Gray	Wasson	Webb	Webber	Wells
Weter	Wildberger	Wilson 119	Wilson 130	Witte
Wood	Wright	Yaeger	Yates	Zerr
Zimmerman	Mr Speaker			

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 006

Cooper	Hobbs	Leara	Meadows	Storch
Vogt				

Speaker Pro Tem Pratt declared the bill passed.

PERFECTION OF HOUSE BILL

HCS HBs 64 & 545, relating to individual income taxes, was taken up by Representative Lipke.

Representative Hobbs assumed the Chair.

On motion of Representative Lipke, **HCS HBs 64 & 545** was adopted.

On motion of Representative Lipke, **HCS HBs 64 & 545** was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 45 - Fiscal Review (Fiscal Note)
HCS HBs 64 & 545 - Fiscal Review (Fiscal Note)
HCS HB 316 - Fiscal Review (Fiscal Note)
HCS HBs 978 & 1028 - Fiscal Review (Fiscal Note)

COMMITTEE REPORTS

Committee on Administration and Accounts, Chairman Jones (117) reporting:

Mr. Speaker: Your Committee on Administration and Accounts, to which was referred **HR 515**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 25(32)(f) be referred to the Committee on Rules.

HOUSE RESOLUTION NO. 515

WHEREAS, Section 21.155, RSMo, provides that the House of Representatives may, by resolution, continue in employment such number of efficient employees after any adjournment of a regular session or sine die adjournment of the General Assembly as may be necessary for operation of the House; and

WHEREAS, the House of Representatives will have need for secretarial, administrative, and research, budget, and support staff after the adjournment of the House on May 15, 2009; and

WHEREAS, employees of the House of Representatives are designated and funded in House Bill No. 12, including those employees who may be needed for veto, special, or extraordinary sessions of the House:

NOW, THEREFORE, BE IT RESOLVED that the Missouri House of Representatives, Ninety-fifth General Assembly, may employ for the period between May 15, 2009, and January 6, 2010, such employees as are necessary to perform the duties of the House, not to exceed that amount authorized pursuant to appropriation. Such employees shall include necessary secretarial, administrative, and research, budget, and support staff personnel appointed by the Speaker whose terms of employment are established by the Committee on Administration and Accounts.

Committee on Public Safety, Chairman Bruns reporting:

Mr. Speaker: Your Committee on Public Safety, to which was referred **SS SCS SB 89**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 25(32)(f) be referred to the Committee on Rules.

Committee on Transportation, Chairman Dixon reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **SS SB 58**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 25(32)(f) be referred to the Committee on Rules.

Mr. Speaker: Your Committee on Transportation, to which was referred **SB 84**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 25(32)(f) be referred to the Committee on Rules.

Special Standing Committee on Children and Families, Chairman Davis reporting:

Mr. Speaker: Your Special Standing Committee on Children and Families, to which was referred **SCS SB 96**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 25(32)(f) be referred to the Committee on Rules.

Special Standing Committee on General Laws, Chairman Jones (89) reporting:

Mr. Speaker: Your Special Standing Committee on General Laws, to which was referred **SS SB 172**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 25(32)(f) be referred to the Committee on Rules.

Mr. Speaker: Your Special Standing Committee on General Laws, to which was referred **SCS SB 188**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 25(32)(f) be referred to the Committee on Rules.

SENATE CONSENT BILLS

Pursuant to Rule 45(f), the following bills have remained on the Senate Bills for Third Reading Consent Calendar for five legislative days without any objection, and all committee substitutes and committee amendments thereto adopted by consent: **HCS SB 147, HCS SB 154, SB 156, SB 232, HCS SCS SB 338, HCS SCS SB 157, HCS SCS SB 47, HCS SCS SB 563, HCS SB 435, SB 398, HCS SB 263, SCS SB 265, SB 161, HCS SCS SB 411 and HCS SCS SB 152.**

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HB 171**, entitled:

An act to amend chapter 441, RSMo, by adding thereto one new section relating to payment of rent when a leased residence is destroyed.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 237, HB 238 & HB 482**, entitled:

An act to repeal sections 477.600, 479.260, 488.429, and 517.041, RSMo, and to enact in lieu thereof four new sections relating to courts.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS HB 259**, entitled:

An act to repeal section 376.383, RSMo, and to enact in lieu thereof one new section relating to the payment of health insurance claims.

With Senate Amendment No. 1 and Senate Amendment No. 5.

Senate Amendment No. 1

AMEND Senate Substitute for House Bill No. 259, Page 6, Section 376.383, Line 18, by inserting after all of said line the following:

"376.444. 1. As used in this section, the following terms shall mean:
(1) "Health carrier", the same meaning as such term is defined in section 376.1350;
(2) "Provider", the same meaning as such term is defined in section 376.1350 and licensed pharmacies and home health agencies.

2. An agreement between a health carrier and a participating provider under this chapter or chapter 354, RSMo, shall not contain a provision that requires the participating provider to disclose the participating provider's reimbursement rates under contracts with other health carriers.

3. Any contract provision that violates this section is void and unenforceable."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 5

AMEND Senate Substitute for House Bill No. 259, Page 3, Section 376.383, Line 16, by inserting after the word "pay" the following: "**or deny**".

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 272**, entitled:

An act to amend chapter 191, RSMo, by adding thereto one new section relating to the Alzheimer's state plan task force, with an expiration date.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 397 & HCS HB 947**, entitled:

An act to repeal sections 86.200, 86.207, 86.237, 86.257, 86.260, 86.263, and 86.270, RSMo, and to enact in lieu thereof seven new sections relating to police retirement.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HB 644**, entitled:

An act to repeal section 301.218, RSMo, and to enact in lieu thereof one new section relating to salvage vehicles.

With Senate Amendment No. 1 and Senate Amendment No. 2.

Senate Amendment No. 1

AMEND House Bill No. 644, Page 1, Section Title, Line 3, by striking "salvage" and inserting in lieu thereof the following: "registration and licensing of motor"; and

Further amend said bill and page, Section A, Line 3, by inserting immediately after said line the following:

"301.190. 1. No certificate of registration of any motor vehicle or trailer, or number plate therefor, shall be issued by the director of revenue unless the applicant therefor shall make application for and be granted a certificate of ownership of such motor vehicle or trailer, or shall present satisfactory evidence that such certificate has been previously issued to the applicant for such motor vehicle or trailer. Application shall be made within thirty days after the applicant acquires the motor vehicle or trailer upon a blank form furnished by the director of revenue and shall contain the applicant's identification number, a full description of the motor vehicle or trailer, the vehicle identification number, and the mileage registered on the odometer at the time of transfer of ownership, as required by section 407.536, RSMo,

together with a statement of the applicant's source of title and of any liens or encumbrances on the motor vehicle or trailer, provided that for good cause shown the director of revenue may extend the period of time for making such application. **When an owner wants to add or delete a name or names on an application for certificate of ownership of a motor vehicle or trailer that would cause it to be inconsistent with the name or names listed on the notice of lien, the owner shall provide the director with documentation evidencing the lienholder's authorization to add or delete a name or names on an application for certificate of ownership.**

2. The director of revenue shall use reasonable diligence in ascertaining whether the facts stated in such application are true and shall, to the extent possible without substantially delaying processing of the application, review any odometer information pertaining to such motor vehicle that is accessible to the director of revenue. If satisfied that the applicant is the lawful owner of such motor vehicle or trailer, or otherwise entitled to have the same registered in his name, the director shall thereupon issue an appropriate certificate over his signature and sealed with the seal of his office, procured and used for such purpose. The certificate shall contain on its face a complete description, vehicle identification number, and other evidence of identification of the motor vehicle or trailer, as the director of revenue may deem necessary, together with the odometer information required to be put on the face of the certificate pursuant to section 407.536, RSMo, a statement of any liens or encumbrances which the application may show to be thereon, and, if ownership of the vehicle has been transferred, the name of the state issuing the transferor's title and whether the transferor's odometer mileage statement executed pursuant to section 407.536, RSMo, indicated that the true mileage is materially different from the number of miles shown on the odometer, or is unknown.

3. The director of revenue shall appropriately designate on the current and all subsequent issues of the certificate the words "Reconstructed Motor Vehicle", "Motor Change Vehicle", "Specially Constructed Motor Vehicle", or "Non-USA-Std Motor Vehicle", as defined in section 301.010. Effective July 1, 1990, on all original and all subsequent issues of the certificate for motor vehicles as referenced in subsections 2 and 3 of section 301.020, the director shall print on the face thereof the following designation: "Annual odometer updates may be available from the department of revenue.". On any duplicate certificate, the director of revenue shall reprint on the face thereof the most recent of either:

(1) The mileage information included on the face of the immediately prior certificate and the date of purchase or issuance of the immediately prior certificate; or

(2) Any other mileage information provided to the director of revenue, and the date the director obtained or recorded that information.

4. The certificate of ownership issued by the director of revenue shall be manufactured in a manner to prohibit as nearly as possible the ability to alter, counterfeit, duplicate, or forge such certificate without ready detection. In order to carry out the requirements of this subsection, the director of revenue may contract with a nonprofit scientific or educational institution specializing in the analysis of secure documents to determine the most effective methods of rendering Missouri certificates of ownership nonalterable or noncounterfeitable.

5. The fee for each original certificate so issued shall be eight dollars and fifty cents, in addition to the fee for registration of such motor vehicle or trailer. If application for the certificate is not made within thirty days after the vehicle is acquired by the applicant, a delinquency penalty fee of twenty-five dollars for the first thirty days of delinquency and twenty-five dollars for each thirty days of delinquency thereafter, not to exceed a total of two hundred dollars, but such penalty may be waived by the director for a good cause shown. If the director of revenue learns that any person has failed to obtain a certificate within thirty days after acquiring a motor vehicle or trailer or has sold a vehicle without obtaining a certificate, he shall cancel the registration of all vehicles registered in the name of the person, either as sole owner or as a co-owner, and shall notify the person that the cancellation will remain in force until the person pays the delinquency penalty fee provided in this section, together with all fees, charges and payments which the person should have paid in connection with the certificate of ownership and registration of the vehicle. The certificate shall be good for the life of the motor vehicle or trailer so long as the same is owned or held by the original holder of the certificate and shall not have to be renewed annually.

6. Any applicant for a certificate of ownership requesting the department of revenue to process an application for a certificate of ownership in an expeditious manner requiring special handling shall pay a fee of five dollars in addition to the regular certificate of ownership fee.

7. It is unlawful for any person to operate in this state a motor vehicle or trailer required to be registered under the provisions of the law unless a certificate of ownership has been applied for as provided in this section.

8. Before an original Missouri certificate of ownership is issued, an inspection of the vehicle and a verification of vehicle identification numbers shall be made by the Missouri state highway patrol on vehicles for which there is a current title issued by another state if a Missouri salvage certificate of title has been issued for the same vehicle but no prior inspection and verification has been made in this state, except that if such vehicle has been inspected in another state by a law enforcement officer in a manner comparable to the inspection process in this state and the vehicle

identification numbers have been so verified, the applicant shall not be liable for the twenty-five dollar inspection fee if such applicant submits proof of inspection and vehicle identification number verification to the director of revenue at the time of the application. The applicant, who has such a title for a vehicle on which no prior inspection and verification have been made, shall pay a fee of twenty-five dollars for such verification and inspection, payable to the director of revenue at the time of the request for the application, which shall be deposited in the state treasury to the credit of the state highways and transportation department fund.

9. Each application for an original Missouri certificate of ownership for a vehicle which is classified as a reconstructed motor vehicle, specially constructed motor vehicle, kit vehicle, motor change vehicle, non-USA-std motor vehicle, or other vehicle as required by the director of revenue shall be accompanied by a vehicle examination certificate issued by the Missouri state highway patrol, or other law enforcement agency as authorized by the director of revenue. The vehicle examination shall include a verification of vehicle identification numbers and a determination of the classification of the vehicle. The owner of a vehicle which requires a vehicle examination certificate shall present the vehicle for examination and obtain a completed vehicle examination certificate prior to submitting an application for a certificate of ownership to the director of revenue. The fee for the vehicle examination application shall be twenty-five dollars and shall be collected by the director of revenue at the time of the request for the application and shall be deposited in the state treasury to the credit of the state highways and transportation department fund. If the vehicle is also to be registered in Missouri, the safety inspection required in chapter 307, RSMo, and the emissions inspection required under chapter 643, RSMo, shall be completed and the fees required by section 307.365, RSMo, and section 643.315, RSMo, shall be charged to the owner.

10. When an application is made for an original Missouri certificate of ownership for a motor vehicle previously registered or titled in a state other than Missouri or as required by section 301.020, it shall be accompanied by a current inspection form certified by a duly authorized official inspection station as described in chapter 307, RSMo. The completed form shall certify that the manufacturer's identification number for the vehicle has been inspected, that it is correctly displayed on the vehicle and shall certify the reading shown on the odometer at the time of inspection. The inspection station shall collect the same fee as authorized in section 307.365, RSMo, for making the inspection, and the fee shall be deposited in the same manner as provided in section 307.365, RSMo. If the vehicle is also to be registered in Missouri, the safety inspection required in chapter 307, RSMo, and the emissions inspection required under chapter 643, RSMo, shall be completed and only the fees required by section 307.365, RSMo, and section 643.315, RSMo, shall be charged to the owner. This section shall not apply to vehicles being transferred on a manufacturer's statement of origin.

11. Motor vehicles brought into this state in a wrecked or damaged condition or after being towed as an abandoned vehicle pursuant to another state's abandoned motor vehicle procedures shall, in lieu of the inspection required by subsection 10 of this section, be inspected by the Missouri state highway patrol in accordance with subsection 9 of this section. If the inspection reveals the vehicle to be in a salvage or junk condition, the director shall so indicate on any Missouri certificate of ownership issued for such vehicle. Any salvage designation shall be carried forward on all subsequently issued certificates of title for the motor vehicle.

12. When an application is made for an original Missouri certificate of ownership for a motor vehicle previously registered or titled in a state other than Missouri, and the certificate of ownership has been appropriately designated by the issuing state as a reconstructed motor vehicle, motor change vehicle, specially constructed motor vehicle, or prior salvage vehicle, the director of revenue shall appropriately designate on the current Missouri and all subsequent issues of the certificate of ownership the name of the issuing state and such prior designation. The absence of any prior designation shall not relieve a transferor of the duty to exercise due diligence with regard to such certificate of ownership prior to the transfer of a certificate. If a transferor exercises any due diligence with regard to a certificate of ownership, the legal transfer of a certificate of ownership without any designation that is subsequently discovered to have or should have had a designation shall be a transfer free and clear of any liabilities of the transferor associated with the missing designation.

13. When an application is made for an original Missouri certificate of ownership for a motor vehicle previously registered or titled in a state other than Missouri, and the certificate of ownership has been appropriately designated by the issuing state as non-USA-std motor vehicle, the director of revenue shall appropriately designate on the current Missouri and all subsequent issues of the certificate of ownership the words "Non-USA-Std Motor Vehicle".

14. The director of revenue and the superintendent of the Missouri state highway patrol shall make and enforce rules for the administration of the inspections required by this section. 15. Each application for an original Missouri certificate of ownership for a vehicle which is classified as a reconstructed motor vehicle, manufactured forty or more years prior to the current model year, and which has a value of three thousand dollars or less shall be accompanied by:

(1) A proper affidavit submitted by the owner explaining how the motor vehicle or trailer was acquired and, if applicable, the reasons a valid certificate of ownership cannot be furnished;

(2) Photocopies of receipts, bills of sale establishing ownership, or titles, and the source of all major component parts used to rebuild the vehicle;

(3) A fee of one hundred fifty dollars in addition to the fees described in subsection 5 of this section. Such fee shall be deposited in the state treasury to the credit of the state highways and transportation department fund; and

(4) An inspection certificate, other than a motor vehicle examination certificate required under subsection 9 of this section, completed and issued by the Missouri state highway patrol, or other law enforcement agency as authorized by the director of revenue. The inspection performed by the highway patrol or other authorized local law enforcement agency shall include a check for stolen vehicles. The department of revenue shall issue the owner a certificate of ownership designated with the words "Reconstructed Motor Vehicle" and deliver such certificate of ownership in accordance with the provisions of this chapter. Notwithstanding subsection 9 of this section, no owner of a reconstructed motor vehicle described in this subsection shall be required to obtain a vehicle examination certificate issued by the Missouri state highway patrol."; and

Further amend said bill, Page 2, Section 301.218, Line 38, by inserting immediately after said line the following:

"306.410. 1. If an owner creates a lien or encumbrance on an outboard motor, motorboat, vessel, or watercraft:

(1) The owner shall immediately execute the application, either in the space provided therefor on the certificate of title or on a separate form the director of revenue prescribes, to name the lienholder on the certificate of title, showing the name and address of the lienholder and the date of his or her security agreement, and shall cause the certificate of title, the application and the required fee to be mailed or delivered to the director of revenue. Failure of the owner to do so is a class A misdemeanor;

(2) The lienholder or an authorized agent licensed pursuant to sections 301.112 to 301.119, RSMo, shall deliver to the director of revenue a notice of lien as prescribed by the director accompanied by all other necessary documentation to perfect a lien pursuant to section 306.400;

(3) To perfect a lien for a subordinate lienholder when a transfer of ownership occurs, the subordinate lienholder shall either mail or deliver, or cause to be mailed or delivered, a completed notice of lien to the department of revenue, accompanied by authorization from the first lienholder. The owner shall ensure the subordinate lienholder is recorded on the application for title at the time the application is made to the department of revenue. To perfect a lien for a subordinate lienholder when there is no transfer of ownership, the owner or lienholder in possession of the certificate shall either mail or deliver, or cause to be mailed or delivered, the owner's application for title, certificate, notice of lien, authorization from the first lienholder and title fee to the department of revenue. The delivery of the certificate and executing a notice of authorization to add a subordinate lien does not affect the rights of the first lienholder under the security agreement;

(4) Upon receipt of the documents and fee required in subdivision (3) of this section, the director of revenue shall issue a new certificate of title containing the name and address of the new lienholder, and mail the certificate of title to the owner named in it or if a lienholder has elected to have the director of revenue retain possession of an electronic certificate of title, the lienholder shall either mail or deliver to the director a notice of authorization for the director to add a subordinate lienholder to the existing certificate as prescribed in section 306.405. Upon receipt of such authorization and a notice of lien from a subordinate lienholder, the director shall add the subordinate lienholder to the certificate of title being electronically retained by the director and provide confirmation of the addition to both lienholders.

2. When an owner wants to add or delete a name or names on an application for certificates of title of an outboard motor, motorboat, vessel, or watercraft that would cause it to be inconsistent with the name or names listed on the notice of lien, the owner shall provide the director with documentation evidencing the lienholder's authorization to add or delete a name or names on an application for certificate of title.

430.082. 1. Every person expending labor, services, skill or material upon any motor vehicle or trailer, as defined in chapter 301, RSMo, vessel, as defined in chapter 306, RSMo, outboard motor or aircraft at a written request of its owner, authorized agent of the owner, or person in lawful possession thereof, or who provides storage for a motor vehicle, trailer, outboard motor or vessel, at the written request of its owner, authorized agent of the owner, or person in lawful possession thereof, or at the written request of a peace officer in lieu of the owner or owner's agent, where such owner or agent is not available to request storage thereof, shall, where the maximum amount to be charged for labor, services, skill or material has been stated as part of the written request or the daily charge for storage has been stated as part of the written request, have a lien upon the chattel beginning upon the date of commencement of the expenditure of labor, services, skill, materials or storage for the actual value of all the expenditure of labor, services, skill, materials

or storage until the possession of that chattel is voluntarily relinquished to the owner, authorized agent, or one entitled to possession thereof. The person furnishing labor, services, skill or material may retain the lien after surrendering possession of the aircraft or part or equipment thereof by filing a statement in the office of the county recorder of the county where the owner of the aircraft or part or equipment thereof resides, if known to the claimant, and in the office of the county recorder of the county where the claimant performed the services. Such statement shall be filed within thirty days after surrendering possession of the aircraft or part or equipment thereof and shall state the claimant's name and address, the items on account, the name of the owner and a description of the property, and shall not bind a bona fide purchaser unless the lien has also been filed with the Federal Aviation Administration Aircraft Registry.

2. If the chattel is not redeemed within [three months] **forty-five days** of the completion of the requested labor, services, skill or material, the lienholder may apply to the director of revenue for a certificate of ownership or certificate of title.

3. If the charges are for storage or the service of towing the motor vehicle, trailer, outboard motor or vessel, and the chattel has not been redeemed [three months] **within forty-five days** after the charges for storage commenced, the lienholder shall notify by certified mail, postage prepaid, the owner and any lienholders of record other than the person making the notification, at the person's last known address that application for a lien title will be made unless the owner or lienholder within [forty-five] **thirty** days makes satisfactory arrangements with the person holding the chattel for payment of storage or service towing charges, if any, or makes satisfactory arrangements with the lienholder for paying such charges or for continued storage of the chattel if desired. [Forty-five] **Thirty** days after the notification has been mailed and the chattel is unredeemed, **or the notice has been returned marked "not forwardable" or "addressee unknown"**, and no satisfactory arrangement has been made with the lienholder for payment or continued storage, the lienholder may apply to the director of revenue for a certificate of ownership or certificate of title as provided in this section.

4. The application shall be accompanied by:

(1) The original or a conformed or photostatic copy of the written request of the owner or the owner's agent or of a peace officer with the maximum amount to be charged stated therein;

(2) An affidavit [of the] **from the lienholder that written notice was provided to all owners and lienholders of the applicants' intent to apply for a certificate of ownership and** the owner has defaulted on payment of labor, services, skill or material and that payment is [three months] **forty-five days** past due, or that owner has defaulted on payment or has failed to make satisfactory arrangements for continued storage of the chattel for [forty-five] **thirty** days since notification of intent to make application for a certificate of ownership or certificate of title. **The affidavit shall be accompanied by a copy of the thirty-day notice given by certified mail to any owner and person holding a valid security interest and a copy of the certified mail receipt indicating that the owner and lienholder of record was sent a notice as required in this section;**

(3) A statement of the actual value of the expenditure of labor, services, skill or material, or the amount of storage due on the date of application for a certificate of ownership or certificate of title, and the amount which is unpaid; and

(4) A fee of ten dollars.

5. If the director is satisfied with the genuineness of the application, **proof of lienholder notification in the form of a certified mail receipt**, and supporting documents, [the director shall notify by certified mail, postage prepaid, the owner and any lienholders of record, other than the applicant, at their last known address that application has been made for a lien title on the chattel.

6. Thirty days after notification of the owner and lienholders,] **and** if no lienholder or the owner has redeemed the chattel or no satisfactory arrangement has been made concerning payment or continuation of storage [and the application has not been withdrawn], and if no owner or lienholder has informed the director that the owner or lienholder demands a hearing [and enforcement of the lien] as provided in [section 430.160] **this section**, the director shall issue, in the same manner as a repossessed title is issued, a certificate of ownership or certificate of title to the applicant which shall clearly be captioned "Lien Title".

[7.] **6.** Upon receipt of a lien title, the holder shall within ten days begin proceedings to sell the chattel as prescribed in section 430.100.

[8.] **7.** The provisions of section 430.110 shall apply to the disposition of proceeds, and the lienholder shall also be entitled to any actual and necessary expenses incurred in obtaining the lien title, including, but not limited to, court costs and reasonable attorney's fees.

700.320. 1. The owner of any new or used manufactured home, as defined in section 700.010, shall make application to the director of revenue for an official certificate of title to such manufactured home in the manner prescribed by law for the acquisition of certificates of title to motor vehicles, and the rules promulgated pursuant thereto.

All fees required by section 301.190, RSMo, for the titling of motor vehicles and all penalties provided by law for the failure to title motor vehicles shall apply to persons required to make application for an official certificate of title by this subsection. In case there is any duplication in serial numbers assigned any manufactured homes, or no serial number has been assigned by the manufacturer, the director shall assign the serial numbers for the manufactured homes involved.

2. At the time the owner of any new manufactured home, as defined in section 700.010, which was acquired in a transaction subject to sales tax under the Missouri sales tax law makes application to the director of revenue for an official certificate of title for such manufactured home, he shall present to the director of revenue evidence satisfactory to the director of revenue showing the purchase price exclusive of any charge incident to the extension of credit paid by or charged to the applicant in the acquisition of the manufactured home, or that no sales tax was incurred in its acquisition, and if sales tax was incurred in its acquisition, the applicant shall pay or cause to be paid to the director of revenue the sales tax provided by the Missouri sales tax law in addition to the registration fees now or hereafter required according to law, and the director of revenue shall not issue a certificate of title for any new manufactured home subject to sales tax as provided in the Missouri sales tax law until the tax levied for the sale of the same under sections 144.010 to 144.510, RSMo, has been paid as provided in this section. As used in this subsection, the term "purchase price" shall mean the total amount of the contract price agreed upon between the seller and the applicant in the acquisition of the new manufactured home regardless of the medium of payment therefor. In the event that the purchase price is unknown or undisclosed, or that the evidence thereof is not satisfactory to the director of revenue, the same shall be fixed by appraisal by the director. The director of the department of revenue shall endorse upon the official certificate of title issued by him upon such application an entry showing that such sales tax has been paid or that the manufactured home represented by the certificate is exempt from sales tax and state the ground for such exemption.

3. A certificate of title for a manufactured home issued in the names of two or more persons that does not show on the face of the certificate that the persons hold their interest in the manufactured home as tenants in common, on death of one of the named persons, may be transferred to the surviving owner or owners. On proof of death of one of the persons in whose names the certificate was issued, surrender of the outstanding certificate of title, and on application and payment of the fee for an original certificate of title, the director of revenue shall issue a new certificate of title for the manufactured home to the surviving owner or owners; and the current valid certificate of number shall be so transferred.

4. A certificate of title for a manufactured home issued in the names of two or more persons that shows on its face that the persons hold their interest in the manufactured home as tenants in common, on death of one of the named persons, may be transferred by the director of revenue on application by the surviving owners and the personal representative or successors of the deceased owner. Upon being presented proof of death of one of the persons in whose names the certificate of title was issued, surrender of the outstanding certificate of title, and on application and payment of the fee for an original certificate of title, the director of revenue shall issue a new certificate of title for the manufactured home to the surviving owners and personal representative or successors of the deceased owner; and the current valid certificate of number shall be so transferred.

5. When an owner wants to add or delete a name or names on an application for certificate of title to a manufactured home that would cause it to be inconsistent with the name or names listed on the notice of lien, the owner shall provide the director with documentation evidencing the lienholder's authorization to add or delete a name or names on an application for certificate of title."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 2

AMEND House Bill No. 644, Page 1, Section Title, Line 3, of the title, by striking the word "salvage" and inserting in lieu thereof the following: "the registration and licensing of motor"; and

Further amend said bill and page, Section A, Line 2, by inserting after all of said line the following:

"301.069. 1. A driveaway license plate may not be used on a vehicle used or operated on a highway except for the purpose of transporting vehicles in transit. Driveaway license plates may not be used by tow truck operators transporting wrecked, disabled, abandoned, improperly parked, or burned vehicles. For each driveaway license there shall be paid an annual license fee of forty-four dollars and fifty cents for one set of plates or such insignia as the director may issue which shall be attached to the motor vehicle as prescribed in this chapter. Applicants may choose to obtain biennial driveaway licenses. The fee for biennial driveaway licenses shall be eighty-nine dollars. For single trips the

fee shall be four dollars, and descriptive insignia shall be prepared and issued at the discretion of the director who shall also prescribe the type of equipment used to attach such vehicles in combinations.

2. Notwithstanding the provisions of subsection 1 of this section, the annual license fee for one set of driveaway license plates issued to a person, firm or corporation licensed by the department of revenue as a wholesale motor vehicle auction, as defined in section 301.550, shall be seventeen dollars. The fee for biennial driveaway licenses issued to persons, firms, or corporations licensed as wholesale motor vehicle auctions shall be thirty-four dollars."; and

Further amend the title and enacting clause accordingly.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 667**, entitled:

An act to repeal section 57.010, RSMo, and to enact in lieu thereof one new section relating to qualifications of sheriffs.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HBs 836 & 753**, entitled:

An act to repeal section 534.030, RSMo, and to enact in lieu thereof one new section relating to notice that a foreclosure sale has occurred.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HB 866**, entitled:

An act to repeal sections 334.098 and 337.649, RSMo, and to enact in lieu thereof two new sections relating to complaints against certain licensed professionals.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HB 867**, entitled:

An act to amend chapter 227, RSMo, by adding thereto one new section relating to the designation of a memorial highway.

In which the concurrence of the House is respectfully requested.

ADJOURNMENT

On motion of Representative Tilley, the House adjourned until 10:00 a.m., Thursday, April 23, 2009.

COMMITTEE MEETINGS

ELECTIONS

Thursday, April 23, 2009, 8:00 a.m. Hearing Room 6.
Executive session.

ELEMENTARY AND SECONDARY EDUCATION

Thursday, April 23, 2009, 8:00 a.m. Hearing Room 4.
Executive session.

ENERGY AND ENVIRONMENT

Tuesday, April 28, 2009, 8:15 a.m. Hearing Room 1.
Possible Executive session.
Public hearing to be held on: SS SCS SB 376

FISCAL REVIEW

Thursday, April 23, 2009, 8:30 a.m. House Chamber south gallery.
All bills referred to committee.
Executive session may follow.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, April 23, 2009, 8:00 a.m. Hearing Room 3.
Personnel subcommittee meeting.
Pursuant to Section 610.022.2 relating to closed meetings and Section 610.021.3 relating to personnel matters, a vote will be taken to hold a closed meeting.

RULES - PURSUANT TO RULE 25(32)(f)

Thursday, April 23, 2009, 9:00 a.m. Hearing Room 2.
Any bills referred to Rules - Pursuant to Rule 25(32)(f).
Possible Executive session. CORRECTED

RURAL COMMUNITY DEVELOPMENT

Thursday, April 23, 2009, 8:00 a.m. Hearing Room 7.
Executive session.

TOURISM

Thursday, April 23, 2009, 9:00 a.m. Hearing Room 7.
Executive session may follow.
Public hearings to be held on: HCR 46, SCR 2

TRANSPORTATION

Thursday, April 23, 2009, 8:00 a.m. House Chamber south gallery.
Executive session only.

WAYS AND MEANS

Thursday, April 23, 2009, 8:30 a.m. Hearing Room 1.

Possible Executive session.

Public hearing to be held on: SS#2 SCS SB 5

HOUSE CALENDAR

SIXTIETH DAY, THURSDAY, APRIL 23, 2009

HOUSE JOINT RESOLUTIONS FOR PERFECTION

- 1 HCS HJR 16 - Davis
- 2 HJR 37 - Cunningham
- 3 HCS HJR 9 - Cox

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 17 - Icet

HOUSE BILLS FOR PERFECTION

- 1 HCS HB 522 - Fisher (125)
- 2 HCS HB 703 - Jones (89)
- 3 HCS HB 497 - Ervin
- 4 HCS HB 414 - Low
- 5 HCS HB 967 - Hobbs
- 6 HB 746 - Bringer
- 7 HCS HB 330 - Riddle
- 8 HCS HB 313 - Yates
- 9 HCS HB 799 - Jones (89)
- 10 HCS HB 162 - Dusenberg
- 11 HB 321 - Emery
- 12 HCS HB 363, HA 1, pending - Silvey
- 13 HCS HB 735 - Yates
- 14 HCS HB 387 - Cooper
- 15 HCS HB 566 - Salva
- 16 HCS HB 190 - Flook
- 17 HCS HB 857 - Pollock
- 18 HCS HB 647 - Schaaf
- 19 HCS#2 HB 372 - Schaaf
- 20 HCS HB 356 - Wallace
- 21 HCS HB 654 - Schoeller
- 22 HCS HB 937 - Icet
- 23 HCS HB 1055 - Pratt

HOUSE JOINT RESOLUTIONS FOR THIRD READING

- 1 HJR 11, (Fiscal Review 4-21-09) - McGhee
- 2 HJR 15 - Chappelle-Nadal
- 3 HJR 17 - Nasheed

HOUSE BILLS FOR THIRD READING

- 1 HCS HB 95, (Fiscal Review 4-02-09) - Schaaf
- 2 HCS HB 958, (Fiscal Review 4-21-09) - Smith (14)
- 3 HCS HB 631, (Fiscal Review 4-21-09) - Jones (89)
- 4 HB 156, (Fiscal Review 4-21-09) - Nance
- 5 HCS HB 426 - Sutherland
- 6 HCS HB 384 - Keeney
- 7 HCS HB 577 - Yates
- 8 HCS HB 316, (Fiscal Review 4-22-09) - Jones (89)
- 9 HCS HB 390, E.C. - Nolte
- 10 HCS HB 883 - Flook
- 11 HCS HBs 978 & 1028, (Fiscal Review 4-22-09) - Bivins
- 12 HCS HB 228 - Parson
- 13 HCS HB 1075, E.C. - Fisher (125)
- 14 HCS HBs 915 & 923 - Hobbs
- 15 HCS HBs 568 & 534 - Koenig
- 16 HB 45, (Fiscal Review 4-22-09) - Sater
- 17 HCS HB 657 - Cooper
- 18 HCS HBs 64 & 545, (Fiscal Review 4-22-09) - Lipke

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 304 - Schad

HOUSE CONCURRENT RESOLUTIONS

- 1 HCR 17, (3-12-09, Pages 593-594) - Sander
- 2 HCR 19, (3-11-09, Pages 554-555) - Wright
- 3 HCR 45, (4-07-09, Page 956) - Wallace

SENATE BILLS FOR THIRD READING - CONSENT

- 1 SB 277 - Brandom
- 2 HCS SB 421, E.C. - Cunningham
- 3 SB 66 - Hoskins (121)
- 4 SCS SB 127 - Funderburk
- 5 SCS SB 394 - Ervin
- 6 HCS SB 147 - Zerr
- 7 HCS SB 154 - Wallace
- 8 SB 156 - Wood

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- 9 SB 232 - Dixon
- 10 HCS SCS SB 338 - Lipke
- 11 HCS SCS SB 157 - Scharnhorst
- 12 HCS SCS SB 47 - Bruns
- 13 HCS SCS SB 563 - Leara
- 14 HCS SB 435 - Brown (149)
- 15 SB 398 - Loehner
- 16 HCS SB 263 - Wright
- 17 SCS SB 265 - Jones (89)
- 18 SB 161 - Viebrock
- 19 HCS SCS SB 411 - Viebrock
- 20 HCS SCS SB 152 - Loehner

(4/16/09)

HCS SB 196 - Scavuzzo

SENATE BILLS FOR THIRD READING

- 1 HCS SS SCS SB 1 - Wasson
- 2 HCS SCS SB 242, E.C. - Jones (89)
- 3 HCS SB 377, E.C. - Flook
- 4 HCS SS SB 307 - Schaaf

HOUSE BILLS WITH SENATE AMENDMENTS

- 1 SCS HCS HBs 93 & 216, as amended, E.C. - Thomson
- 2 SCS HCS HB 111 - Day
- 3 SCS HB 861 - Day
- 4 SCS HCS HB 265, E.C. - Franz
- 5 SCS HCS HB 752 - Schieffer
- 6 SS SCS HCS HB 359, as amended, E.C. - Denison
- 7 SS SCS HB 395, as amended, E.C. - Nance
- 8 SCS HB 269, as amended - Parson
- 9 SCS HB 91 - Pollock
- 10 SS HCS HB 661, as amended, E.C. - Ruzicka
- 11 SS HB 259, as amended - Tilley
- 12 SCS HCS HB 397 & HCS HB 947 - Flook
- 13 SCS HB 171 - Cox
- 14 SCS HCS HB 272 - Chappelle-Nadal
- 15 SCS HCS HB 237, HB 238 & HB 482 - Jones (89)
- 16 SCS HB 866 - Wells
- 17 SCS HCS HBs 836 & 753 - Curls
- 18 SCS HB 867 - Guest
- 19 SCS HCS HB 667 - Jones (117)
- 20 HB 644, SA 1, SA 2 - Wilson (130)

BILLS IN CONFERENCE

- 1 SS SCS HCS HB 2 - Icet
- 2 SS SCS HCS HB 3 - Icet
- 3 SCS HCS HB 4 - Icet
- 4 SCS HCS HB 5 - Icet
- 5 SCS HCS HB 6 - Icet
- 6 SCS HCS HB 7 - Icet
- 7 SCS HCS HB 8 - Icet
- 8 SCS HCS HB 9 - Icet
- 9 SCS HCS HB 10 - Icet
- 10 SCS HCS HB 11 - Icet
- 11 SCS HCS HB 12 - Icet
- 12 SCS HB 13 - Icet