

JOURNAL OF THE HOUSE

Second Regular Session, 95th GENERAL ASSEMBLY

FIFTY-FIRST DAY, TUESDAY, APRIL 13, 2010

The House met pursuant to adjournment.

Speaker Pro Tem Pratt in the Chair.

Prayer by Msgr. Donald W. Lammers.

*Praise the Lord, all you nations;
Glorify him, all you peoples!*

*For steadfast is his kindness toward us,
And the fidelity of the Lord endures forever.
(Psalm 117)*

Holy Lord, our God, as we go about our work this day, may we remember Your word about justice; "Justice and justice alone shall be your aim..." (*Deuteronomy 16:20*).

May we so fulfill Your call to justice that we merit Your steadfast kindness!

To You be glory and honor forever. 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: Ryan Masterson, Bella Hogan, Emily Goodwin, Jack Ferrara, Katie Swenson, Bradley Boucher, Scott Goldman, Spenser Deeken, Tosha Aleck and Nathan Hicks.

The Journal of the fiftieth day was approved as corrected.

SPECIAL RECOGNITION

The Lindenwood University Lions Football Team was introduced by Representatives Smith (14) and Zerr and recognized for their 2009 undefeated regular season and for attending the NAIA national championship game.

Ashley Strohmeier, Miss Missouri, was introduced by Representatives Riddle and Deeken.

The Montrose Lady Bluejays Basketball Team was introduced by Representative Largent and recognized for attaining the 2009-2010 Class 1 State Championship.

HOUSE RESOLUTION

Representative Faith offered House Resolution No. 1950.

HOUSE COURTESY RESOLUTIONS OFFERED AND ISSUED

House Resolution No. 1910 through House Resolution No. 1949

House Resolution No. 1951 through House Resolution No. 1996

SIGNING OF HOUSE BILL

Having been duly signed in open session of the Senate, **SCS HCS HB 2014** was delivered to the Governor by the Chief Clerk of the House.

PERFECTION OF HOUSE BILLS

HB 2272, relating to the Second Injury Fund, was taken up by Representative Fisher (125).

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

House Amendment No. 1

AMEND House Bill No. 2272, Section 287.715, Page 4, Lines 62 and 63, by deleting all of said lines; and

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

Representative Burnett moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote:

AYES: 075

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|-----------|-----------------|-------------|----------|-------------|
| Atkins | Aull | Biermann | Bringer | Brown 30 |
| Brown 50 | Bruns | Burnett | Calloway | Carter |
| Casey | Chappelle-Nadal | Colona | Conway | Corcoran |
| Curls | Dougherty | Englund | Fallert | Fischer 107 |
| Frame | Grill | Harris | Hodges | Holsman |
| Hughes | Hummel | Jones 63 | Kander | Kelly |
| Kirkton | Komo | Kratky | Kuessner | Lampe |
| LeVota | Liese | Lipke | Low | McClanahan |
| McDonald | McNeil | Meadows | Meiners | Morris |
| Nasheed | Norr | Oxford | Pace | Quinn |
| Roorda | Rucker | Salva | Scavuzzo | Schieffer |
| Schoemehl | Schupp | Shively | Silvey | Skaggs |
| Spreng | Still | Swinger | Talboy | Todd |
| Vogt | Walsh | Walton Gray | Webb | Webber |
| Whitehead | Witte | Yaeger | Zerr | Zimmerman |

NOES: 082

| | | | | |
|----------|--------|--------|------------|-----------|
| Allen | Ayres | Bivins | Brandom | Brown 149 |
| Burlison | Cooper | Cox | Cunningham | Davis |

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|------------|------------|----------------|------------|------------|
| Day | Deeken | Denison | Dethrow | Dieckhaus |
| Diehl | Dixon | Dugger | Dusenberg | Emery |
| Ervin | Faith | Fisher 125 | Flanigan | Flook |
| Franz | Funderburk | Gatschenberger | Grisamore | Guernsey |
| Guest | Hobbs | Hoskins 121 | Ice | Jones 89 |
| Jones 117 | Keeney | Kingery | Koenig | Kraus |
| Lair | Largent | Leara | Loehner | McGhee |
| McNary | Molendorp | Munzlinger | Nance | Nieves |
| Nolte | Parkinson | Parson | Pollock | Pratt |
| Riddle | Ruestman | Ruzicka | Sander | Sater |
| Schaaf | Schad | Scharnhorst | Schlottach | Schoeller |
| Self | Smith 14 | Smith 150 | Stevenson | Stream |
| Sutherland | Thomson | Tilley | Tracy | Viebrock |
| Wasson | Wells | Weter | Wilson 119 | Wilson 130 |
| Wright | Mr Speaker | | | |

PRESENT: 000

ABSENT WITH LEAVE: 005

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|------------|---------|--------|--------|---------|
| Hoskins 80 | LeBlanc | Newman | Storch | Wallace |
|------------|---------|--------|--------|---------|

VACANCIES: 001

On motion of Representative Fisher (125), **HB 2272** was ordered perfected and printed.

Representative Jones (89) assumed the Chair.

HCS HB 1404, relating to adequate control of an animal, was taken up by Representative Cox.

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

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1404, Page 2, Section 578.017, Line 8, by inserting after said line the following:

"4. Subsection 1 of this section shall not apply if the person who is bitten or injured taunts, provokes, harms or attempts to harm the said animal."

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

On motion of Representative Cox, **HCS HB 1404, as amended**, was adopted.

On motion of Representative Cox, **HCS HB 1404, as amended**, was ordered perfected and printed.

HCS HB 1994, with House Amendment No. 1 to House Amendment No. 1 and House Amendment No. 1, pending, relating to excursion gambling boats, was taken up by Representative Zerr.

House Amendment No. 1 to House Amendment No. 1 was withdrawn.

Representative Flook offered **House Substitute Amendment No. 1 for House Amendment No. 1**.

*House Substitute Amendment No. 1
for
House Amendment No. 1*

AMEND House Committee Substitute for House Bill No. 1994, Section 313.805, Page 3, Line 89, by inserting after all of said line the following:

“313.813. 1. The commission may promulgate rules allowing a person that is a problem gambler to voluntarily exclude him/herself from an excursion gambling boat. Any person that has been self-excluded is guilty of trespassing in the first degree pursuant to section 569.140, RSMo, if such person enters an excursion gambling boat.

2. A judge may order a person who has pled guilty to or is found guilty of felony criminal nonsupport under section 568.040 to enroll as a self-excluded problem gambler under this section as a condition of probation. Such person shall be treated as a self-excluded problem gambler for all other provisions of law.

313.819. 1. The family support division within the department of social services shall provide a list to every excursion gambling boat or casino in this state containing the names of all persons known to the division who are barred from admittance on an excursion gambling boat or casino under subsection 2 of section 313.813. Such list shall be updated by the division on at least a monthly basis and may be provided in an electronic format.

2. Any person who has been barred from admission on an excursion gambling boat under the provisions of this section who then satisfies in full all support arrearages and court fines may petition the circuit court in the county where he or she was found guilty of or pled guilty to the crime of nonsupport under section 568.040 to request the court order that such person’s name be removed from the commission’s problem gambler exclusion status or prohibitions.”; and

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

Representative Funderburk offered **House Amendment No. 1 to House Substitute Amendment No. 1 for House Amendment No. 1**.

House Amendment No. 1 to House Substitute Amendment No. 1 for House Amendment No. 1 was withdrawn.

On motion of Representative Flook, **House Substitute Amendment No. 1 for House Amendment No. 1** was adopted by the following vote:

AYES: 131

| | | | | |
|-----------|------------|-------------|------------|----------------|
| Allen | Atkins | Aull | Ayres | Biermann |
| Bivins | Brandom | Bringer | Brown 149 | Bruns |
| Calloway | Carter | Casey | Conway | Cooper |
| Cox | Cunningham | Curls | Davis | Deeken |
| Denison | Dethrow | Dieckhaus | Diehl | Dixon |
| Dougherty | Dugger | Emery | Englund | Ervin |
| Faith | Fallert | Fischer 107 | Fisher 125 | Flanigan |
| Flook | Frame | Franz | Funderburk | Gatschenberger |
| Grill | Grisamore | Guernsey | Guest | Harris |
| Hobbs | Hodges | Hoskins 121 | Hummel | Jones 63 |
| Jones 89 | Jones 117 | Keeney | Kelly | Kingery |
| Kirkton | Komo | Kratky | Kraus | Kuessner |

| | | | | |
|-------------|-----------|-----------|-------------|------------|
| Lair | Lampe | Largent | Leara | LeVota |
| Liese | Lipke | Loehner | Low | McClanahan |
| McDonald | McNary | McNeil | Molendorp | Morris |
| Munzlinger | Nance | Newman | Nieves | Nolte |
| Norr | Oxford | Pace | Parkinson | Parson |
| Pollock | Pratt | Quinn | Riddle | Roorda |
| Rucker | Ruestman | Ruzicka | Sander | Sater |
| Scavuzzo | Schaaf | Schad | Scharnhorst | Schieffer |
| Schlottach | Schoeller | Schoemehl | Schupp | Self |
| Shively | Silvey | Skaggs | Smith 14 | Smith 150 |
| Stevenson | Still | Stream | Sutherland | Swinger |
| Thomson | Tilley | Todd | Tracy | Viebrock |
| Walton Gray | Wasson | Webb | Wells | Wilson 119 |
| Wilson 130 | Witte | Wright | Zerr | Zimmerman |
| Mr Speaker | | | | |

NOES: 016

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|---------|-----------------|--------|----------|-----------|
| Burnett | Chappelle-Nadal | Colona | Corcoran | Hughes |
| Kander | Meadows | Salva | Spreng | Talboy |
| Vogt | Walsh | Webber | Weter | Whitehead |
| Yaeger | | | | |

PRESENT: 000

ABSENT WITH LEAVE: 015

| | | | | |
|----------|------------|----------|--------|-----------|
| Brown 30 | Brown 50 | Burlison | Day | Dusenberg |
| Holsman | Hoskins 80 | Icet | Koenig | LeBlanc |
| McGhee | Meiners | Nasheed | Storch | Wallace |

VACANCIES: 001

On motion of Representative Zerr, **HCS HB 1994, as amended**, was adopted.

On motion of Representative Zerr, **HCS HB 1994, as amended**, was ordered perfected and printed.

Speaker Pro Tem Pratt resumed the Chair.

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 Richard.

SIGNING OF HOUSE BILL

All other business of the House was suspended while **HCS HB 1498** was read at length and, there being no objection, was signed by the Speaker to the end that the same may become law.

Having been duly signed in open session of the Senate, **HCS HB 1498** was delivered to the Governor by the Chief Clerk of the House.

Speaker Pro Tem Pratt resumed the Chair.

PERFECTION OF HOUSE BILLS

HCS HBs 1524 & 2260, relating to military members and veterans, was taken up by Representative Largent.

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

House Amendment No. 1

AMEND House Committee Substitute for House Bill Nos. 1524 & 2260, Page 19, Section 194.119, Line 55, by inserting after all of said line the following:

“301.3158. Any person who has been awarded the military service award known as the legion of merit medal may apply for special motor vehicle license plates for any vehicle such person owns, either solely or jointly, other than an apportioned motor vehicle or a commercial motor vehicle licensed in excess of eighteen thousand pounds gross weight. Any such person shall make application for the special license plates on a form provided by the director of revenue and furnish such proof as a recipient of the legion of merit medal as the director may require. The director shall then issue license plates bearing letters or numbers or a combination thereof as determined by the advisory committee established in section 301.129, with the words "LEGION OF MERIT" in place of the words "SHOW-ME STATE". Such license plates shall be made with fully reflective material with a common color scheme and design, shall be clearly visible at night, and shall be aesthetically attractive, as prescribed by section 301.130. Such plates shall also bear an image of the legion of merit medal. There shall be an additional fee charged for each set of legion of merit license plates issued under this section equal to the fee charged for personalized license plates. There shall be no limit on the number of license plates any person qualified under this section may obtain so long as each set of license plates issued under this section is issued for vehicles owned solely or jointly by such person. License plates issued under the provisions of this section shall not be transferable to any other person except that any registered co-owner of the motor vehicle shall be entitled to operate the motor vehicle with such plates for the duration of the year licensed in the event of the death of the qualified person.”; and

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

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

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

House Amendment No. 2

AMEND House Committee Substitute for House Bill Nos. 1524 & 2260, Section A, Line 17, by inserting immediately after said line the following:

“34.074. 1. As used in this section, the term "service-disabled veteran" means any individual who is disabled as certified by the appropriate federal agency responsible for the administration of veterans' affairs.

2. As used in this section, the term "service-disabled veteran business" means a business concern:

(1) Not less than fifty-one percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than fifty-one percent of the stock of which is owned by one or more service-disabled veterans; and

(2) The management and daily business operations of which are controlled by one or more service-disabled veterans.

3. In letting contracts for the performance of any job or service, all agencies, departments, institutions, and other entities of this state and of each political subdivision of this state shall give a **three-point bonus preference to**

service-disabled veteran businesses doing business as Missouri firms, corporations, or individuals, or which maintain Missouri offices or places of business[, when the quality of performance promised is equal or better and the price quoted is the same or less. The commissioner of administration may also give such preference whenever competing bids, in their entirety, are comparable].

4. In implementing the provisions of subsection 3 of this section, the following shall apply:

(1) The commissioner of administration shall have the goal of three percent of all such contracts described in subsection 3 of this section to be let to such veterans;

(2) If no **or an insufficient number of** such veterans doing business in this state [meet the quality of performance and price standards required in subsection 3 of this section] **submit a bid or proposal for a contract let by an agency, department, institution, or other entity of the state or a political subdivision**, such [preference] goal shall not be required **and the provisions of subdivision (1) of this subsection shall not apply**;

(3) **The commissioner of administration may promulgate rules in order to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, 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, and if applicable, section 536.028. This section and chapter 536, are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, to review, to delay the effective date, or disapprove and annul a rule subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2010, shall be invalid and void.”;** and

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

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

AYES: 149

| | | | | |
|-----------------|----------------|------------|-------------|-------------|
| Allen | Aull | Ayres | Biermann | Bivins |
| Brandom | Bringer | Brown 30 | Brown 50 | Brown 149 |
| Bruns | Burlison | Burnett | Calloway | Casey |
| Chappelle-Nadal | Colona | Conway | Cooper | Corcoran |
| Cox | Cunningham | Curls | Davis | Day |
| Deeken | Denison | Dethrow | Dieckhaus | Diehl |
| Dixon | Dougherty | Dugger | Dusenberg | Emery |
| Englund | Ervin | 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 | Leara | LeVota | Liese | Lipke |
| Loehner | Low | McClanahan | McDonald | McGhee |
| McNary | McNeil | Meadows | Meiners | Molendorp |
| Morris | Munzlinger | Nance | Nasheed | Newman |
| Nieves | Nolte | Norr | Parkinson | Parson |
| Pollock | Pratt | Quinn | Riddle | Roorda |
| Rucker | Ruestman | Ruzicka | Sander | Sater |
| Scavuzzo | Schaaf | Schad | Scharnhorst | Schieffer |
| Schlottach | Schoeller | Schoemehl | Self | Shively |
| Silvey | Skaggs | Smith 14 | Smith 150 | Stevenson |
| Still | Stream | Sutherland | Swinger | Talboy |
| Thomson | Tilley | Tracy | Vogt | Walsh |

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| | | | | |
|-------------|------------|------------|------------|--------|
| Walton Gray | Wasson | Webber | Wells | Weter |
| Whitehead | Wilson 119 | Wilson 130 | Witte | Wright |
| Yaeger | Zerr | Zimmerman | Mr Speaker | |

NOES: 005

| | | | | |
|--------|--------|------|--------|------|
| Atkins | Oxford | Pace | Schupp | Webb |
|--------|--------|------|--------|------|

PRESENT: 000

ABSENT WITH LEAVE: 008

| | | | | |
|--------|----------|---------|--------|--------|
| Carter | LeBlanc | Salva | Spreng | Storch |
| Todd | Viebrock | Wallace | | |

VACANCIES: 001

On motion of Representative Largent, **HCS HBs 1524 & 2260, as amended**, was adopted.

On motion of Representative Largent, **HCS HBs 1524 & 2260, as amended**, was ordered perfected and printed.

HCS HB 2081, relating to the use of force to defend an unborn child, was taken up by Representative Riddle.

On motion of Representative Riddle, **HCS HB 2081** was adopted.

On motion of Representative Riddle, **HCS HB 2081** was ordered perfected and printed by the following vote:

AYES: 133

| | | | | |
|-------------|------------|------------|-------------|----------------|
| Allen | Aull | Ayres | Biermann | Bivins |
| Brandom | Bringer | Brown 30 | Brown 50 | Brown 149 |
| Bruns | Burlison | Casey | Conway | Corcoran |
| Cox | Cunningham | Curls | Davis | Day |
| Deeken | Denison | Dethrow | Dieckhaus | Diehl |
| Dixon | Dugger | Dusenberg | Emery | Englund |
| Ervin | Faith | Fallert | Fischer 107 | Fisher 125 |
| Flanigan | Flook | Frame | Funderburk | Gatschenberger |
| Grill | Grisamore | Guernsey | Guest | Harris |
| Hobbs | Hodges | Holsman | Hoskins 80 | Hoskins 121 |
| Hummel | Icet | Jones 63 | Jones 89 | Jones 117 |
| Kander | Keeney | Kelly | Kingery | Kirkton |
| Koenig | Komo | Kratky | Kraus | Kuessner |
| Lair | Lampe | Largent | Leara | LeVota |
| Liese | Lipke | Loehner | McClanahan | McGhee |
| McNary | Meadows | Meiners | Molendorp | Munzlinger |
| Nance | Nasheed | Nieves | Nolte | Norr |
| Parkinson | Parson | Pratt | Quinn | Riddle |
| Roorda | Rucker | Ruestman | Ruzicka | Salva |
| Sander | Sater | Scavuzzo | Schaaf | Schad |
| Scharmhorst | Schieffer | Schlottach | Schoeller | Schoemehl |
| Self | Shively | Silvey | Skaggs | Smith 14 |
| Smith 150 | Spreng | Stevenson | Stream | Sutherland |

| | | | | |
|------------|------------|------------|--------|-----------|
| Swinger | Thomson | Tilley | Tracy | Walsh |
| Wasson | Webber | Wells | Weter | Whitehead |
| Wilson 119 | Wilson 130 | Witte | Wright | Yaeger |
| Zerr | Zimmerman | Mr Speaker | | |

NOES: 020

| | | | | |
|-----------|---------|----------|-----------------|--------|
| Atkins | Burnett | Calloway | Chappelle-Nadal | Colona |
| Dougherty | Hughes | Low | McDonald | McNeil |
| Morris | Newman | Oxford | Pace | Schupp |
| Still | Talboy | Vogt | Walton Gray | Webb |

PRESENT: 000

ABSENT WITH LEAVE: 009

| | | | | |
|--------|--------|----------|---------|---------|
| Carter | Cooper | Franz | LeBlanc | Pollock |
| Storch | Todd | Viebrock | Wallace | |

VACANCIES: 001

HCS HB 2070, relating to emergency dispatching services, was taken up by Representative Kelly.

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

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2070, Page 3, Section 321.243, Line 69, by inserting immediately after the word “**government**” the following:

“**and with more than one hundred ninety-eight thousand but fewer than one hundred ninety-nine thousand two hundred inhabitants**”; and

Further amend said bill, page, and section, Line 70, by inserting immediately after the word “**imposed**” the word “**any**”; and

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

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

On motion of Representative Kelly, **HCS HB 2070, as amended**, was adopted.

On motion of Representative Kelly, **HCS HB 2070, as amended**, was ordered perfected and printed.

HCS HB 1871, relating to environmental protection, was taken up by Representative Schoeller.

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

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1871, Page 5, Section 67.2800, Line 10, by deleting the word “other”; and

Further amend said bill, page and section, Lines 39-40, by deleting said lines and inserting in lieu thereof the following:

“(10) “Property assessed clean energy local finance fund”, a fund that may be established by the authority for the purpose of making loans to clean energy”; and

Further amend said bill, Page 6, Section 67.2805, Lines 4-6, by deleting all of said lines and inserting in lieu thereof the following:

**“energy local finance fund; and
(2) Any clarification to the definitions of energy efficiency improvement and”;** and

Further amend said bill, Page 7, Section 67.2810, Line 41, by deleting the words “the authority and with”; and

Further amend said bill, Page 7, Section 67.2810, Line 46, by deleting the word “such” and inserting in lieu thereof the words “the preceding calendar”; and

Further amend said bill, Page 7, Section 67.2810, Line 47, by inserting immediately after the word “incurred” the words “during the preceding calendar year”; and

Further amend said bill, Page 8, Section 67.2810, Line 49, by deleting said line and inserting in lieu thereof the following:

“improvements financed during the preceding calendar year; and”; and

Further amend said bill, Page 8, Section 67.2810, Lines 51-53, by deleting all of said lines and inserting in lieu thereof the following:

“improvements financed during the preceding calendar year.”; and

Further amend said bill, Page 8, Section 67.2810, Line 56, by inserting immediately after the word “ordinance” the words “or order”; and

Further amend said bill, Page 8, Section 67.2810, Line 58, by deleting the words “under thereto” and inserting in lieu thereof the words “by a clean energy development board”; and

Further amend said bill, Page 8, Section 67.2815, Line 16, by inserting immediately after the word “received” the words “or will receive”; and

Further amend said bill, Page 8, Section 67.2815, Lines 17-20, by deleting all of said lines and inserting in lieu thereof the following:

**“board that equals or exceeds the total assessments due under the assessment contract;
(4) An agreement by the property owner to pay annual special assessments for a period not to exceed twenty years, as specified in the assessment contract;”;** and

Further amend said bill, Page 9, Section 67.2815, Line 23, by deleting the word “will” and inserting in lieu thereof the word “shall”; and

Further amend said bill, Page 9, Section 67.2815, Line 26, by deleting the word “will” and inserting in lieu thereof the word “shall”; and

Further amend said bill, Page 9, Section 67.2815, Lines 36-39, by deleting all of said lines and inserting in lieu thereof the following:

“4. The clean energy development board shall provide a copy of each signed assessment contract to the local county assessor and county collector and shall cause a copy of such assessment contract to be recorded in the real estate records of the county recorder of deeds.”; and

Further amend said bill, Page 9, Section 67.2830, Line 44, by deleting the word **“other”**; and

Further amend said bill, Page 10, Section 67.2830, Line 9, by deleting the word **“anything”** and inserting in lieu thereof the words **“any provision”**; and

Further amend said bill, Page 10, Section 67.2835, Line 6, by inserting after all of said line the following:

“260.005. As used in sections 260.005 to 260.125, the following words and terms mean:

(1) "Authority", the state environmental improvement and energy resources authority created by sections 260.005 to 260.125;

(2) "Bonds", bonds issued by the authority pursuant to the provisions of sections 260.005 to 260.125;

(3) "Cost", the expense of the acquisition of land, rights-of-way, easements and other interests in real property and the expense of acquiring or constructing buildings, improvements, machinery and equipment relating to any project, including the cost of demolishing or removing any existing structures, interest during the construction of any project and engineering, research, legal, consulting and other expenses necessary or incident to determining the feasibility or practicability of any project and carrying out the same, all of which are to be paid out of the proceeds of the bonds or notes authorized by sections 260.005 to 260.125;

(4) "Disposal of solid waste or sewage", the entire process of storage, collection, transportation, processing and disposal of solid wastes or sewage;

(5) "Energy conservation", the reduction of energy consumption;

(6) "Energy efficiency", the increased productivity or effectiveness of energy resources use, the reduction of energy consumption, or the use of renewable energy sources;

(7) "Notes", notes issued by the authority pursuant to sections 260.005 to 260.125;

(8) "Pollution", the placing of any noxious substance in the air or waters or on the lands of this state in sufficient quantity and of such amounts, characteristics and duration as to injure or harm the public health or welfare or animal life or property;

(9) "Project", any facility, including land, disposal areas, incinerators, buildings, fixtures, machinery, equipment, and devices or modifications to a building or facility, acquired or constructed, or to be acquired or constructed for the purpose of developing energy resources or preventing or reducing pollution or the disposal of solid waste or sewage or providing water facilities or resource recovery facilities or carrying out energy efficiency modifications in, but not limited to, buildings owned by the state or providing for energy conservation or increased energy efficiency **or renewable energy**;

(10) **“Renewable energy”, the production of energy from renewable resources, including, but not limited to, photovoltaic systems, solar thermal systems, wind systems, biomass systems, or geothermal systems;**

(11) "Resource recovery", the recovery of material or energy from solid waste;

[(11)](12) "Resource recovery facility", any facility at which solid waste is processed for the purpose of extracting, converting to energy, or otherwise separating and preparing solid waste for reuse;

[(12)](13) "Resource recovery system", a solid waste management system which provides for collection, separation, recycling, and recovery of solid wastes, including disposal of nonrecoverable waste residues;

[(13)](14) "Revenues", all rents, installment payments on notes, interest on loans, revenues, charges and other income received by the authority in connection with any project and any gift, grant, or appropriation received by the authority with respect thereto;

[(14)](15) "Sewage", any liquid or gaseous waste resulting from industrial, commercial, agricultural or community activities in such amounts, characteristics and duration as to injure or harm the public health or welfare or animal life or property;

[(15)](16) "Solid waste", garbage, refuse, discarded materials and undesirable solid and semisolid residual matter resulting from industrial, commercial, agricultural or community activities in such amounts, characteristics and duration as to injure or harm the public health or welfare or animal life or property;

[(16)](17) "Synthetic fuels", any solid, liquid, or gas or combination thereof, which can be used as a substitute for petroleum or natural gas (or any derivatives thereof, including chemical feedstocks) and which is produced by chemical or physical transformation (other than washing, coking, or desulfurizing) of domestic sources of coal, including lignite and peat; shale; tar sands, including heavy oils; water as a source of hydrogen only through electrolysis, and mixtures of coal and combustible liquids including petroleum; and

[(17)](18) "Water facilities", any facilities for the furnishing of water for industrial, commercial, agricultural or community purposes including, but not limited to, wells, reservoirs, dams, pumping stations, water lines, sewer lines, treatment plants, stabilization ponds, storm sewers, related equipment and machinery.”; and

Further amend said bill, Pages 10-14, Sections 260.035 and 260.036, by deleting said sections; and

Further amend said bill, Page 14, Section 260.080, Lines 4-7, by deleting said lines and inserting in lieu thereof the following:

“to otherwise carry out the provisions of sections 260.005 to 260.125.”; and

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

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

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

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1871, Page 17, Section 260.244, Line 100, by inserting after all of said line the following:

“260.262. A person selling lead-acid batteries at retail or offering lead-acid batteries for retail sale in the state shall:

(1) Accept, at the point of transfer, in a quantity at least equal to the number of new lead-acid batteries purchased, used lead-acid batteries from customers, if offered by customers;

(2) Post written notice which must be at least four inches by six inches in size and must contain the universal recycling symbol and the following language:

(a) It is illegal to discard a motor vehicle battery or other lead-acid battery;

(b) Recycle your used batteries; and

(c) State law requires us to accept used motor vehicle batteries, or other lead-acid batteries for recycling, in exchange for new batteries purchased; and

(3) Manage used lead-acid batteries in a manner consistent with the requirements of the state hazardous waste law;

(4) Collect at the time of sale a fee of fifty cents for each lead-acid battery sold. Such fee shall be added to the total cost to the purchaser at retail after all applicable sales taxes on the battery have been computed. The fee imposed, less six percent of fees collected, which shall be retained by the seller as collection costs, shall be paid to the department of revenue in the form and manner required by the department and shall include the total number of batteries sold during the preceding month. The department of revenue shall promulgate rules and regulations necessary to administer the fee collection and enforcement. The terms "sold at retail" and "retail sales" do not include the sale of batteries to a person solely for the purpose of resale, if the subsequent retail sale in this state is to the ultimate consumer and is subject to the fee. However, this fee shall not be paid on batteries sold for use in agricultural operations upon written certification by the purchaser; and

(5) The department of revenue shall administer, collect, and enforce the fee authorized pursuant to this section pursuant to the same procedures used in the administration, collection, and enforcement of the general state sales and use tax imposed pursuant to chapter 144, RSMo, except as provided in this section. The proceeds of the battery fee, less four percent of the proceeds, which shall be retained by the department of revenue as collection costs, shall be transferred by the department of revenue into the hazardous waste fund, created pursuant to section 260.391. The fee created in subdivision (4) and this subdivision shall be effective October 1, 2005. The provisions of subdivision (4) and this subdivision shall terminate [June 30, 2011] **December 31, 2011.**”; and

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

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

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

Representative Bivins raised a point of order that **House Amendment No. 3** goes beyond the scope of the bill.

The Chair ruled the point of order well taken.

Representative Rucker offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 1871, Sections 640.300, 640.305, 640.310, 640.315, 640.320, 640.325, 640.330, 640.335, 640.340, and 640.345, by striking all of said sections; and

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

Representative Rucker moved that **House Amendment No. 4** be adopted.

Which motion was defeated by the following vote:

AYES: 063

| | | | | |
|-----------|-------------|------------|-------------|-----------|
| Atkins | Aull | Biermann | Bringer | Burnett |
| Casey | Colona | Conway | Corcoran | Curls |
| Dougherty | Englund | Fallert | Fischer 107 | Frame |
| Grill | Harris | Hodges | Hoskins 80 | Hughes |
| Hummel | Jones 63 | Kander | Kelly | Kirkton |
| Komo | Kratky | Kuessner | Lampe | LeVota |
| Liese | Low | McClanahan | McDonald | Meadows |
| Meiners | Morris | Nasheed | Newman | Norr |
| Oxford | Pace | Quinn | Roorda | Rucker |
| Scavuzzo | Schieffer | Schoemehl | Schupp | Shively |
| Skaggs | Spreng | Still | Swinger | Talboy |
| Walsh | Walton Gray | Webb | Webber | Whitehead |
| Witte | Yaeger | Zimmerman | | |

NOES: 085

| | | | | |
|-----------|----------|------------|----------------|-------------|
| Allen | Ayres | Bivins | Brandom | Brown 30 |
| Brown 149 | Bruns | Burlison | Cox | Cunningham |
| Davis | Day | Deeken | Denison | Dethrow |
| Dieckhaus | Diehl | Dixon | Dugger | Dusenberg |
| Emery | Ervin | Faith | Fisher 125 | Flanigan |
| Flook | Franz | Funderburk | Gatschenberger | Grisamore |
| Guernsey | Guest | Hobbs | Holsman | Hoskins 121 |
| Icet | Jones 89 | Keeney | Kingery | Koenig |
| Kraus | Lair | Largent | Leara | Lipke |
| Loehner | McGhee | McNary | Molendorp | Munzlinger |
| Nance | Nieves | Nolte | Parkinson | Parson |
| Pollock | Pratt | Riddle | Ruestman | Ruzicka |

| | | | | |
|------------|------------|------------|----------|-------------|
| Sander | Sater | Schaaf | Schad | Scharnhorst |
| Schoeller | Self | Silvey | Smith 14 | Smith 150 |
| Stevenson | Stream | Sutherland | Thomson | Tilley |
| Tracy | Viebrock | Wasson | Wells | Weter |
| Wilson 119 | Wilson 130 | Wright | Zerr | Mr Speaker |

PRESENT: 002

Jones 117 McNeil

ABSENT WITH LEAVE: 012

| | | | | |
|----------|----------|------------|-----------------|--------|
| Brown 50 | Calloway | Carter | Chappelle-Nadal | Cooper |
| LeBlanc | Salva | Schlottach | Storch | Todd |
| Vogt | Wallace | | | |

VACANCIES: 001

Representative Hobbs offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 1871, Page 17, Section 260.244, Line 100, by inserting after all of said line the following:

"260.965. The provisions of sections 260.900 to 260.965 shall expire August 28, [2012] **2022**."; and

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

On motion of Representative Hobbs, **House Amendment No. 5** was adopted.

On motion of Representative Schoeller, **HCS HB 1871, as amended**, was adopted.

On motion of Representative Schoeller, **HCS HB 1871, as amended**, was ordered perfected and printed.

PERFECTION OF HOUSE JOINT RESOLUTION

HJR 78, relating to the adoption of a constitutional amendment, was taken up by Representative Smith (150).

Representative Nieves assumed the Chair.

Representative Skaggs requested a division of the question on **HJR 78**.

On motion of Representative Smith (150), **Part I of HJR 78** was ordered perfected and printed by the following vote:

AYES: 121

| | | | | |
|-------------|------------|-------------|----------------|------------|
| Allen | Aull | Ayres | Biermann | Bivins |
| Brandom | Bringer | Brown 30 | Brown 50 | Brown 149 |
| Bruns | Burlison | Casey | Cooper | Corcoran |
| Cox | Cunningham | Davis | Day | Deeken |
| Denison | Dethrow | Dieckhaus | Diehl | Dixon |
| Dougherty | Dugger | Dusenberg | Emery | Ervin |
| Faith | Fallert | Fischer 107 | Fisher 125 | Flanigan |
| Flook | Franz | Funderburk | Gatschenberger | Grill |
| Grisamore | Guernsey | Guest | Harris | Hobbs |
| Hodges | Holsman | Hoskins 121 | Hummel | Icet |
| Jones 89 | Jones 117 | Kander | Keeney | Kingery |
| Koenig | Komo | Kratky | Kraus | Kuessner |
| Lair | Largent | Leara | Lipke | Loehner |
| McClanahan | McDonald | McGhee | McNary | McNeil |
| Meadows | Molendorp | Munzlinger | Nance | Nasheed |
| Nieves | Nolte | Parkinson | Parson | Pollock |
| Pratt | Quinn | Riddle | Rucker | Ruestman |
| Ruzicka | Sander | Sater | Scavuzzo | Schad |
| Scharnhorst | Schieffer | Schlottach | Schoeller | Schoemehl |
| Self | Shively | Silvey | Skaggs | Smith 14 |
| Smith 150 | Stevenson | Still | Stream | Sutherland |
| Swinger | Thomson | Tilley | Tracy | Viebrock |
| Wasson | Webber | Wells | Weter | Wilson 119 |
| Wilson 130 | Witte | Wright | Zerr | Zimmerman |
| Mr Speaker | | | | |

NOES: 032

| | | | | |
|-----------|---------|-----------------|-------------|----------|
| Atkins | Burnett | Chappelle-Nadal | Colona | Conway |
| Englund | Frame | Hoskins 80 | Hughes | Jones 63 |
| Kelly | Kirkton | Lampe | LeVota | Liese |
| Low | Meiners | Morris | Newman | Norr |
| Oxford | Pace | Roorda | Schaaf | Schupp |
| Spreng | Talboy | Walsh | Walton Gray | Webb |
| Whitehead | Yaeger | | | |

PRESENT: 000

ABSENT WITH LEAVE: 009

| | | | | |
|----------|--------|-------|---------|-------|
| Calloway | Carter | Curls | LeBlanc | Salva |
| Storch | Todd | Vogt | Wallace | |

VACANCIES: 001

On motion of Representative Smith (150), **Part II of HJR 78** was ordered perfected and printed by the following vote:

AYES: 092

| | | | | |
|------------|------------|------------|----------------|------------|
| Allen | Ayres | Biermann | Bivins | Brandom |
| Bringer | Brown 30 | Brown 149 | Burlison | Cooper |
| Cox | Cunningham | Davis | Deeken | Denison |
| Dethrow | Dieckhaus | Diehl | Dixon | Dugger |
| Dusenberg | Emery | Ervin | Faith | Fisher 125 |
| Flanigan | Franz | Funderburk | Gatschenberger | Grisamore |
| Guernsey | Harris | Hobbs | Hoskins 121 | Icet |
| Jones 89 | Jones 117 | Keeney | Kingery | Koenig |
| Kraus | Kuessner | Largent | Leara | Liese |
| Lipke | Loehner | McGhee | McNary | Molendorp |
| Munzlinger | Nance | Nasheed | Nieves | Nolte |
| Parkinson | Parson | Pollock | Pratt | Quinn |
| Riddle | Ruestman | Ruzicka | Sander | Sater |
| Scavuzzo | Schaaf | Schad | Scharnhorst | Schieffer |
| Schlottach | Schoeller | Self | Shively | Silvey |
| Smith 14 | Smith 150 | Stevenson | Stream | Sutherland |
| Swinger | Thomson | Tilley | Tracy | Viebrock |
| Wasson | Wells | Wilson 119 | Wilson 130 | Wright |
| Zerr | Mr Speaker | | | |

NOES: 061

| | | | | |
|-------------|-----------------|-----------|-------------|----------|
| Atkins | Aull | Brown 50 | Burnett | Calloway |
| Casey | Chappelle-Nadal | Colona | Conway | Corcoran |
| Curls | Day | Dougherty | Englund | Fallert |
| Fischer 107 | Frame | Grill | Guest | Hodges |
| Holsman | Hoskins 80 | Hummel | Jones 63 | Kander |
| Kelly | Kirkton | Komo | Kratky | Lair |
| Lampe | LeVota | Low | McClanahan | McDonald |
| McNeil | Meadows | Meiners | Morris | Newman |
| Norr | Oxford | Pace | Roorda | Rucker |
| Schoemehl | Schupp | Skaggs | Spreng | Still |
| Talboy | Vogt | Walsh | Walton Gray | Webb |
| Webber | Weter | Whitehead | Witte | Yaeger |
| Zimmerman | | | | |

PRESENT: 000

ABSENT WITH LEAVE: 009

| | | | | |
|-------|--------|-------|---------|---------|
| Bruns | Carter | Flook | Hughes | LeBlanc |
| Salva | Storch | Todd | Wallace | |

VACANCIES: 001

REFERRAL OF HOUSE RESOLUTION

The following House Resolution was referred to the Committee indicated:

HR 1950 - Rules

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 2032 - Special Standing Committee on General Laws

HB 2132 - Special Standing Committee on Professional Registration and Licensing

HB 2194 - Special Standing Committee on Professional Registration and Licensing

HB 2343 - Utilities

HB 2439 - Financial Institutions

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SCS SB 583 - Insurance Policy

SB 741 - Elections

SS SB 928 - Special Standing Committee on General Laws

SB 981 - Ways and Means

SB 987 - Higher Education

COMMITTEE REPORTS

Committee on Budget, Chairman Icet reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **SCR 36**, 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.

HOUSE COMMITTEE SUBSTITUTE FOR SENATE CONCURRENT RESOLUTION NO. 36

WHEREAS, the Constitution of the United States vests the ultimate responsibility to approve or disapprove constitutional amendments with the people, as represented by their elected state legislatures:

NOW THEREFORE BE IT RESOLVED that the members of the Missouri Senate, Ninety-fifth General Assembly, Second Regular Session, the House of Representatives concurring therein, hereby urge Congress to adopt a balanced budget amendment to the United States Constitution that requires a balance in the projected revenues and expenditures of the United States federal government when preparing and approving the annual federal budget; and

BE IT FURTHER RESOLVED that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for the President of the United States, the President of the United States Senate, the Speaker of the United States House of Representatives, and members of the Missouri congressional delegation.

Committee on Ways and Means, Chairman Sutherland reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1647**, 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.

MESSAGE FROM THE GOVERNOR

EXECUTIVE OFFICE

April 13, 2010

TO THE CHIEF CLERK OF THE
HOUSE OF REPRESENTATIVES
95TH GENERAL ASSEMBLY
SECOND REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Senate Committee Substitute for House Committee Substitute for House Bill No. 2014** entitled:

"AN ACT"

To appropriate money for supplemental purposes for the several departments and offices of state government, and for the purchase of equipment, and for the payment of various claims for refunds, for persons, firms, and corporations, and for other purposes, and to transfer money among certain funds, from the funds designated for the fiscal period ending June 30, 2010.

On April 13, 2010, I approved said **Senate Committee Substitute for House Committee Substitute for House Bill No. 2014**. In approving this bill, I note that Article IX, Section 3(a) of the Missouri Constitution requires that "[a]ll appropriations by the state for the support of free public schools and the income from the public school fund shall be paid at least annually and distributed according to law." (emphasis added). In February, the Department of Elementary and Secondary Education informed public school administrators that available education funding would be distributed proportionally among all public schools pursuant to the foundation formula. This notice from the department reflected appropriate application of Chapter 163, RSMo, and allowed school districts to anticipate the amount of additional funding they could expect to receive this year.

Section 14.005 of **Senate Committee Substitute for House Committee Substitute for House Bill No. 2014** states, in pertinent part, "...provided that, notwithstanding the provisions of Section 163.031, RSMo, to the contrary, the Department of Elementary and Secondary Education shall modify the foundation formula phase-in percentages pursuant to Section 163.031.4(4) to accommodate the total amount of available appropriations in fiscal year 2010...." (emphasis added). The aforementioned language attempts to amend existing law by requiring the department to ignore certain provisions of Section 163.031, RSMo, - to the financial detriment of many public school districts - in violation of Article III, Section 23 of the Missouri Constitution which prohibits legislating through an appropriations bill.

The language in Section 14.005, purporting to deviate from current law, is legal surplusage and beyond the constitutional authority of the General Assembly. Therefore, consistent with the requirements of Article IX, Section 3(a), and in recognition of the limitations imposed by Article III, Section 23, the Department of Elementary and Secondary Education shall distribute the funds appropriated under Section 14.005 of **Senate Committee Substitute for House Committee Substitute for House Bill No. 2014** consistent with existing law.

Respectfully submitted,

/s/ Jeremiah W. (Jay) Nixon
Governor

ADJOURNMENT

On motion of Representative Tilley, the House adjourned until 10:00 a.m., Wednesday, April 14, 2010.

CORRECTIONS TO THE HOUSE JOURNAL

Correct House Journal, Fiftieth day, Monday, April 12, 2010, Page 920, Line 30, by inserting immediately after said line the following:

SCS SB 942 - Special Standing Committee on General Laws

AFFIDAVIT

I, State Representative Bob Dixon, District 140, hereby state and affirm that my vote as recorded on Page 824 of the Journal of the House for Thursday, April 1, 2010 that House Bill No. 2114 was read the third time and passed as No. Pursuant to House Rule 89, I ask that the Journal be corrected to show that I voted Yes. I further state and affirm that I was present in the House Chamber at the time this vote was taken, I did vote on this motion, my vote was incorrectly recorded, and the correct vote should have been recorded.

IN WITNESS WHEREOF, I have hereunto subscribed my hand to this affidavit on the 13th day of April, 2010.

/s/ Bob Dixon
State Representative

State of Missouri)
) ss.
Signed in County of Cole)
Notary Commissioned in County of Cole)

Subscribed and sworn to before me this 13th day of April in the year 2010.

/s/ Patricia W. Parris
Notary Public

COMMITTEE MEETINGS

BUDGET

Wednesday, April 14, 2010, 8:00 a.m. Hearing Room 3.
Tax Credit Review.
Executive session may follow. AMENDED
Public hearing to be held on: HB 2016, SS SB 757, SCR 54

CORRECTIONS AND PUBLIC INSTITUTIONS

Wednesday, April 14, 2010, 12:30 p.m. Hearing Room 5.
Executive session may follow. CORRECTED
Public hearing to be held on: HB 2387, SCS SB 778

ELEMENTARY AND SECONDARY EDUCATION

Wednesday, April 14, 2010, 8:00 a.m. Hearing Room 6.

Executive session may follow.

Public hearing to be held on: HB 1911

ENERGY AND ENVIRONMENT

Wednesday, April 14, 2010, 8:00 a.m. Hearing Room 4.

Executive session may follow.

Public hearing to be held on: HB 2471, HB 2472

ENERGY AND ENVIRONMENT

Thursday, April 15, 2010, 8:00 a.m. Hearing Room 5.

Executive session.

FINANCIAL INSTITUTIONS

Wednesday, April 14, 2010, House Chamber south gallery upon afternoon adjournment.

Executive session.

FISCAL REVIEW

Wednesday, April 14, 2010, 9:00 a.m. Hearing Room 2.

All bills referred to committee.

Executive session may follow. CORRECTED

FISCAL REVIEW

Thursday, April 15, 2010, 9:00 a.m. House Chamber south gallery.

All bills referred to committee.

Executive session may follow.

HEALTH CARE POLICY

Wednesday, April 14, 2010, Hearing Room 6, 12:00 p.m. or upon morning recess.

Executive session may follow.

Public hearing to be held on: HB 2123, SS SB 786

INSURANCE POLICY

Wednesday, April 14, 2010, 12:00 p.m. Hearing Room 7.

Executive session only.

JUDICIARY

Wednesday, April 14, 2010, Hearing Room 1 upon morning recess.

Executive session may follow. AMENDED

Public hearing to be held on: SS SCS SB 920

LOCAL GOVERNMENT

Wednesday, April 14, 2010, 9:30 a.m. Hearing Room 7.

Executive session only.

PUBLIC SAFETY

Thursday, April 15, 2010, 8:00 a.m. Hearing Room 4.
Executive session only.

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

Thursday, April 15, 2010, Hearing Room 1 upon morning adjournment.
Any bills referred to committee.
Possible Executive session.

SMALL BUSINESS

Wednesday, April 14, 2010, 12:00 p.m. House Chamber south gallery.
Executive session.
Executive session will be held on: SS SCS SBs 586 & 617

SPECIAL STANDING COMMITTEE ON CHILDREN AND FAMILIES

Wednesday, April 14, 2010, 8:00 a.m. Hearing Room 1.
Executive session.

SPECIAL STANDING COMMITTEE ON PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, April 14, 2010, 12:00 p.m. Hearing Room 4.
Executive session may follow. AMENDED
Public hearing to be held on: HB 1373, HB 2286, SCS SB 754

TAX REFORM

Wednesday, April 14, 2010, 8:15 a.m. Hearing Room 5.
Executive session may be held.
Public hearing to be held on: HB 1835

TOURISM

Thursday, April 15, 2010, 8:00 a.m. Hearing Room 7.
Executive session may follow.
Public hearing to be held on: SS SB 984

HOUSE CALENDAR

FIFTY-SECOND DAY, WEDNESDAY, APRIL 14, 2010

HOUSE JOINT RESOLUTIONS FOR PERFECTION

- 1 HCS HJRs 45, 69 & 70 - Kingery
- 2 HCS HJR 63 - Parson
- 3 HCS HJR 64 - Cox
- 4 HCS HJR 94 - Dethrow
- 5 HJR 62 - McGhee

HOUSE BILLS FOR PERFECTION

- 1 HCS HB 1684, as amended, HA 2, pending - Zerr
- 2 HCS HB 2026 - Hobbs
- 3 HB 1254 - Wilson (119)
- 4 HCS HB 2053 - Wallace
- 5 HCS HB 1966 - Diehl
- 6 HCS HB 1788 - Parson
- 7 HB 1960 - Ruestman
- 8 HCS HB 1244 - Sater
- 9 HCS HB 1316 - Deeken
- 10 HB 1444 - Jones (89)
- 11 HCS HB 1473 - Thomson
- 12 HCS HB 1584 - Jones (117)
- 13 HB 1625 - Nance
- 14 HB 1636 - Wasson
- 15 HCS#2 HB 1812 - Kingery
- 16 HCS HB 1905 - Wilson (130)
- 17 HB 1945 - Brown (149)
- 18 HB 2245 - Bivins

HOUSE BILLS FOR THIRD READING

- 1 HCS HB 2262 & 2264, E.C. - Day
- 2 HCS HB 2357 - Smith (150)
- 3 HCS HBs 1695, 1742 & 1674, (Fiscal Review 4-12-10) - Stevenson

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1538 - Dusenberg

HOUSE RESOLUTIONS

HR 628, (2-18-10, Pages 346-347) - Jones (117)