

JOURNAL OF THE HOUSE

Second Regular Session, 95th GENERAL ASSEMBLY

SIXTY-FIRST DAY, THURSDAY, APRIL 29, 2010

The House met pursuant to adjournment.

Speaker Pro Tem Pratt in the Chair.

Prayer by Msgr. Donald W. Lammers.

O Lord our God, we thank You for the strengthening grace which has accompanied us in the work of the last four months. We have reached the hard work of the last weeks of the 2010 Session of this body. We pray for ourselves.

Lord, may everything we do
begin with Your inspiration and continue with Your help,
so that all our prayers and works
may begin in You and by You be happily ended.
Glory and praise to You, forever and ever. Amen.
(Book of Blessings)

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: Katelyn Beilsmith, Jamie Berger, Robbie Magruder, Alexa Gust, Alex Basi, Nicholas Basi, Julianna Basi, Matthew Bunch, Devin Asher, Levi Earnest, Kayla Guinn and Ashton Moise.

The Journal of the sixtieth day was approved as corrected by the following vote:

AYES: 093

Allen	Ayres	Bivins	Brandom	Brown 30
Brown 149	Bruns	Burlison	Cooper	Corcoran
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 80	Hoskins 121	Icet	Jones 89
Jones 117	Keeney	Kingery	Koenig	Kraus
Lair	Largent	Leara	Lipke	Loehner
McGhee	McNary	Meiners	Molendorp	Munzlinger
Nance	Nasheed	Nieves	Nolte	Parkinson
Parson	Pollock	Pratt	Riddle	Ruestman
Ruzicka	Salva	Sander	Sater	Schaaf
Schad	Scharnhorst	Schlottach	Schoeller	Self
Silvey	Smith 14	Smith 150	Stevenson	Stream

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Sutherland	Thomson	Tilley	Tracy	Viebrock
Wallace	Wasson	Wells	Wilson 119	Wilson 130
Wright	Zerr	Mr Speaker		

NOES: 062

Atkins	Aull	Biermann	Bringer	Brown 50
Burnett	Calloway	Casey	Chappelle-Nadal	Colona
Conway	Curls	Englund	Fallert	Fischer 107
Frame	Grill	Harris	Hodges	Holsman
Hughes	Hummel	Kander	Kelly	Kirkton
Komo	Kratky	Lampe	LeBlanc	LeVota
Liese	McClanahan	McDonald	McNeil	Meadows
Morris	Norr	Oxford	Pace	Quinn
Roorda	Rucker	Scavuzzo	Schieffer	Schoemehl
Schupp	Shively	Skaggs	Still	Storch
Swinger	Talboy	Todd	Vogt	Walsh
Walton Gray	Webb	Webber	Whitehead	Witte
Yaeger	Zimmerman			

PRESENT: 000

ABSENT WITH LEAVE: 007

Carter	Jones 63	Kuessner	Low	Newman
Spreng	Weter			

VACANCIES: 001

HOUSE COURTESY RESOLUTIONS OFFERED AND ISSUED

House Resolution No. 2781 through House Resolution No. 2824

BILL IN CONFERENCE

CCR SCS HCS HB 2011, relating to appropriations, was taken up by Representative Icet.

On motion of Representative Icet, **CCR SCS HCS HB 2011** was adopted by the following vote:

AYES: 091

Allen	Ayres	Brandom	Brown 149	Bruns
Burlison	Colona	Corcoran	Cox	Cunningham
Day	Deeken	Denison	Dethrow	Dieckhaus
Diehl	Dixon	Dougherty	Dugger	Dusenberg
Emery	Faith	Fisher 125	Flanigan	Flook
Franz	Funderburk	Gatschenberger	Grisamore	Guernsey
Guest	Hobbs	Hoskins 80	Hoskins 121	Ice
Jones 89	Jones 117	Keeney	Kelly	Kingery
Koenig	Kratky	Lair	Largent	Leara
Liese	Lipke	Loehner	McDonald	McGhee
McNary	Meiners	Molendorp	Morris	Munzlinger
Nance	Nasheed	Nieves	Parkinson	Parson
Pollock	Pratt	Riddle	Ruestman	Ruzicka

Salva	Sander	Sater	Schad	Scharnhorst
Schlottach	Schoeller	Self	Silvey	Smith 14
Smith 150	Stevenson	Stream	Sutherland	Thomson
Tilley	Tracy	Viebrock	Wallace	Wasson
Wells	Wilson 119	Wilson 130	Wright	Zerr

Mr Speaker

NOES: 063

Atkins	Aull	Biermann	Bringer	Brown 30
Brown 50	Burnett	Calloway	Casey	Chappelle-Nadal
Conway	Curls	Davis	Englund	Ervin
Fallert	Fischer 107	Frame	Grill	Harris
Hodges	Holsman	Hughes	Hummel	Kander
Kirkton	Komo	Kraus	Lampe	LeBlanc
LeVota	Low	McClanahan	McNeil	Meadows
Newman	Norr	Oxford	Pace	Quinn
Roorda	Rucker	Scavuzzo	Schaaf	Schieffer
Schoemehl	Schupp	Shively	Skaggs	Spreng
Still	Storch	Swinger	Talboy	Vogt
Walsh	Walton Gray	Webb	Webber	Whitehead
Witte	Yaeger	Zimmerman		

PRESENT: 000

ABSENT WITH LEAVE: 008

Bivins	Carter	Cooper	Jones 63	Kuessner
Nolte	Todd	Weter		

VACANCIES: 001

On motion of Representative Icet, **CCS SCS HCS HB 2011** was read the third time and passed by the following vote:

AYES: 093

Allen	Ayres	Brandom	Brown 50	Brown 149
Bruns	Burlison	Colona	Cooper	Corcoran
Cox	Cunningham	Day	Deeken	Denison
Dieckhaus	Diehl	Dixon	Dougherty	Dugger
Dusenberg	Emery	Faith	Fisher 125	Flanigan
Flook	Franz	Funderburk	Gatschenberger	Grisamore
Guernsey	Guest	Hobbs	Hoskins 80	Hoskins 121
Icet	Jones 89	Jones 117	Keeney	Kelly
Kingery	Koenig	Kratky	Lair	Largent
Leara	Liese	Lipke	Loehner	McDonald
McGhee	McNary	Meiners	Molendorp	Morris
Munzlinger	Nance	Nasheed	Nieves	Nolte
Parkinson	Parson	Pollock	Pratt	Riddle
Ruestman	Ruzicka	Salva	Sander	Sater
Schad	Scharnhorst	Schlottach	Schoeller	Self
Silvey	Smith 14	Smith 150	Stevenson	Stream
Sutherland	Thomson	Tilley	Tracy	Viebrock
Wallace	Wasson	Wells	Wilson 119	Wilson 130
Wright	Zerr	Mr Speaker		

NOES: 063

Atkins	Aull	Biermann	Bringer	Brown 30
Burnett	Calloway	Carter	Casey	Chappelle-Nadal
Conway	Curls	Davis	Englund	Ervin
Fallert	Fischer 107	Frame	Grill	Harris
Hodges	Holsman	Hughes	Hummel	Kander
Kirkton	Komo	Kraus	Lampe	LeBlanc
LeVota	Low	McClanahan	McNeil	Meadows
Newman	Norr	Oxford	Pace	Quinn
Roorda	Scavuzzo	Schaaf	Schieffer	Schoemehl
Schupp	Shively	Skaggs	Spreng	Still
Storch	Swinger	Talboy	Todd	Vogt
Walsh	Walton Gray	Webb	Webber	Whitehead
Witte	Yaeger	Zimmerman		

PRESENT: 000

ABSENT WITH LEAVE: 006

Bivins	Dethrow	Jones 63	Kuessner	Rucker
Weter				

VACANCIES: 001

Speaker Pro Tem Pratt declared the bill passed.

Speaker Richard assumed the Chair.

SIGNING OF SENATE BILL

All other business of the House was suspended while **SS SB 928** was read at length and, there being no objection, was signed by the Speaker to the end that the same may become law.

Speaker Pro Tem Pratt resumed the Chair.

BILLS IN CONFERENCE

CCR SCS HCS HB 2012, relating to appropriations, was taken up by Representative Icet.

On motion of Representative Icet, **CCR SCS HCS HB 2012** was adopted by the following vote:

AYES: 115

Allen	Ayres	Biermann	Bivins	Brandom
Bringer	Brown 50	Brown 149	Bruns	Burlison
Carter	Casey	Cooper	Corcoran	Cox
Cunningham	Curls	Day	Deeken	Denison
Dethrow	Dieckhaus	Diehl	Dixon	Dougherty
Dugger	Emery	Faith	Fischer 107	Fisher 125
Flanigan	Flook	Frame	Franz	Funderburk
Gatschenberger	Grill	Grisamore	Guernsey	Guest

Harris	Hobbs	Holsman	Hoskins 80	Hoskins 121
Ice	Jones 89	Jones 117	Kander	Keeney
Kelly	Kingery	Kirkton	Koenig	Komo
Lair	Lampe	Largent	Leara	LeBlanc
Lipke	Loehner	McClanahan	McGhee	McNary
McNeil	Meadows	Meiners	Molendorp	Munzlinger
Nance	Nasheed	Newman	Nieves	Nolte
Norr	Parkinson	Parson	Pollock	Riddle
Ruestman	Ruzicka	Salva	Sander	Sater
Schad	Scharnhorst	Schieffer	Schlottach	Schoeller
Schupp	Self	Silvey	Smith 14	Smith 150
Stevenson	Still	Storch	Stream	Sutherland
Swinger	Thomson	Tilley	Tracy	Viebrock
Wallace	Walsh	Wasson	Wells	Wilson 119
Wilson 130	Witte	Wright	Zerr	Mr Speaker

NOES: 040

Aull	Brown 30	Burnett	Calloway	Chappelle-Nadal
Colona	Conway	Davis	Dusenberg	Englund
Ervin	Fallert	Hodges	Hughes	Hummel
Kratky	Kraus	LeVota	Low	McDonald
Morris	Oxford	Pace	Pratt	Quinn
Rucker	Scavuzzo	Schaaf	Schoemehl	Shively
Skaggs	Spreng	Talboy	Todd	Walton Gray
Webb	Webber	Whitehead	Yaeger	Zimmerman

PRESENT: 000

ABSENT WITH LEAVE: 007

Atkins	Jones 63	Kuessner	Liese	Roorda
Vogt	Weter			

VACANCIES: 001

On motion of Representative Ice, **CCS SCS HCS HB 2012** was read the third time and passed by the following vote:

AYES: 115

Allen	Ayres	Biermann	Bivins	Brandom
Bringer	Brown 50	Brown 149	Burlison	Carter
Casey	Conway	Cooper	Corcoran	Cox
Cunningham	Curls	Day	Deeken	Denison
Dethrow	Dieckhaus	Diehl	Dixon	Dougherty
Dugger	Emery	Faith	Fischer 107	Fisher 125
Flanigan	Frame	Franz	Funderburk	Gatschenberger
Grill	Grisamore	Guernsey	Guest	Harris
Hobbs	Holsman	Hoskins 80	Hoskins 121	Ice
Jones 89	Jones 117	Kander	Keeney	Kelly
Kingery	Kirkton	Koenig	Komo	Lair
Lampe	Largent	Leara	LeBlanc	Liese
Lipke	Loehner	McClanahan	McGhee	McNary
McNeil	Meadows	Meiners	Molendorp	Munzlinger
Nance	Nasheed	Newman	Nieves	Nolte
Norr	Parkinson	Parson	Pollock	Riddle

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Rucker	Ruestman	Ruzicka	Salva	Sander
Sater	Schad	Schieffer	Schlottach	Schoeller
Schupp	Self	Silvey	Smith 14	Smith 150
Stevenson	Still	Storch	Stream	Sutherland
Swinger	Thomson	Tilley	Tracy	Viebrock
Wallace	Walsh	Wasson	Wells	Wilson 119
Wilson 130	Witte	Wright	Zerr	Mr Speaker

NOES: 038

Atkins	Aull	Brown 30	Burnett	Calloway
Chappelle-Nadal	Colona	Davis	Dusenberg	Englund
Ervin	Fallert	Hodges	Hummel	Kratky
Kraus	LeVota	Low	McDonald	Morris
Oxford	Pace	Pratt	Quinn	Scavuzzo
Schaaf	Schoemehl	Shively	Skaggs	Spreng
Talboy	Todd	Walton Gray	Webb	Webber
Whitehead	Yaeger	Zimmerman		

PRESENT: 000

ABSENT WITH LEAVE: 009

Bruns	Flook	Hughes	Jones 63	Kuessner
Roorda	Scharnhorst	Vogt	Weter	

VACANCIES: 001

Speaker Pro Tem Pratt declared the bill passed.

CCR SCS HCS HB 2013, relating to appropriations, was taken up by Representative Icet.

On motion of Representative Icet, **CCR SCS HCS HB 2013** was adopted by the following vote:

AYES: 127

Allen	Atkins	Aull	Ayres	Biermann
Bivins	Brandom	Brown 50	Bruns	Burlison
Calloway	Carter	Casey	Chappelle-Nadal	Colona
Conway	Cooper	Corcoran	Cox	Cunningham
Curls	Day	Deeken	Denison	Dethrow
Dieckhaus	Diehl	Dixon	Dougherty	Dugger
Dusenberg	Emery	Faith	Fischer 107	Fisher 125
Flanigan	Flook	Frame	Franz	Gatschenberger
Grill	Grisamore	Guernsey	Guest	Harris
Hobbs	Hodges	Holsman	Hoskins 80	Hoskins 121
Icet	Jones 89	Jones 117	Kander	Keeney
Kelly	Kingery	Kirkton	Koenig	Komo
Kratky	Lair	Lampe	Largent	Leara
LeBlanc	Liese	Lipke	Loehner	McDonald
McGhee	McNary	McNeil	Meadows	Meiners
Molendorp	Morris	Munzlinger	Nance	Nasheed
Nieves	Nolte	Norr	Pace	Parkinson
Parson	Pollock	Pratt	Quinn	Riddle
Rucker	Ruestman	Ruzicka	Salva	Sander

Sater	Scavuzzo	Schad	Scharnhorst	Schieffer
Schlottach	Schoeller	Self	Shively	Silvey
Smith 14	Smith 150	Stevenson	Still	Storch
Stream	Sutherland	Thomson	Tilley	Todd
Tracy	Viebrock	Wallace	Walsh	Wasson
Webb	Wells	Wilson 119	Wilson 130	Wright
Zerr	Mr Speaker			

NOES: 028

Bringer	Brown 30	Burnett	Davis	Englund
Ervin	Fallert	Hughes	Hummel	Kraus
LeVota	Low	McClanahan	Newman	Oxford
Schaaf	Schoemehl	Schupp	Skaggs	Spreng
Swinger	Talboy	Walton Gray	Webber	Whitehead
Witte	Yaeger	Zimmerman		

PRESENT: 000

ABSENT WITH LEAVE: 007

Brown 149	Funderburk	Jones 63	Kuessner	Roorda
Vogt	Weter			

VACANCIES: 001

On motion of Representative Icet, **CCS SCS HCS HB 2013** was read the third time and passed by the following vote:

AYES: 127

Allen	Atkins	Aull	Ayres	Biermann
Bivins	Brandom	Brown 50	Brown 149	Bruns
Burlison	Calloway	Carter	Casey	Chappelle-Nadal
Colona	Conway	Cooper	Corcoran	Cox
Cunningham	Curls	Day	Deeken	Denison
Dethrow	Dieckhaus	Diehl	Dixon	Dougherty
Dugger	Dusenberg	Emery	Faith	Fischer 107
Fisher 125	Flanigan	Flook	Frame	Franz
Funderburk	Gatschenberger	Grill	Grisamore	Guernsey
Guest	Harris	Hobbs	Hodges	Holsman
Hoskins 80	Hoskins 121	Icet	Jones 89	Jones 117
Kander	Keeney	Kelly	Kingery	Kirkton
Koenig	Komo	Kratky	Lair	Lampe
Largent	Leara	LeBlanc	Liese	Lipke
Loehner	McDonald	McGhee	McNary	McNeil
Meadows	Meiners	Molendorp	Morris	Munzlinger
Nance	Nieves	Nolte	Norr	Pace
Parkinson	Parson	Pollock	Pratt	Quinn
Riddle	Rucker	Ruestman	Ruzicka	Salva
Sander	Sater	Scavuzzo	Schad	Scharnhorst
Schieffer	Schlottach	Schoeller	Self	Shively
Silvey	Smith 14	Smith 150	Still	Storch
Stream	Sutherland	Thomson	Tilley	Todd

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Tracy	Viebrock	Wallace	Walsh	Wasson
Webb	Wells	Wilson 119	Wilson 130	Wright
Zerr	Mr Speaker			

NOES: 028

Bringer	Brown 30	Burnett	Davis	Englund
Ervin	Fallert	Hughes	Hummel	Kraus
LeVota	Low	McClanahan	Newman	Oxford
Schaaf	Schoemehl	Schupp	Skaggs	Sprenge
Swinger	Talboy	Walton Gray	Webber	Whitehead
Witte	Yaeger	Zimmerman		

PRESENT: 000

ABSENT WITH LEAVE: 007

Jones 63	Kuessner	Nasheed	Roorda	Stevenson
Vogt	Weter			

VACANCIES: 001

Speaker Pro Tem Pratt declared the bill passed.

THIRD READING OF HOUSE BILLS

HCS HB 1400, relating to the Business Premises Safety Act, was taken up by Representative Cox.

Representative Lipke assumed the Chair.

On motion of Representative Cox, **HCS HB 1400** was read the third time and passed by the following vote:

AYES: 113

Allen	Aull	Ayres	Biermann	Bivins
Brandom	Brown 30	Brown 149	Bruns	Burlison
Carter	Casey	Conway	Cooper	Corcoran
Cox	Cunningham	Davis	Day	Deeken
Denison	Dethrow	Dieckhaus	Diehl	Dixon
Dugger	Dusenberg	Emery	Ervin	Faith
Fallert	Fischer 107	Fisher 125	Flanigan	Frame
Franz	Funderburk	Gatschenberger	Grisamore	Guernsey
Guest	Harris	Hobbs	Hodges	Holsman
Hoskins 121	Icet	Jones 89	Jones 117	Keeney
Kingery	Koenig	Komo	Kraus	Lair
Lampe	Largent	Leara	Lipke	Loehner
McClanahan	McNary	Meadows	Molendorp	Munzlinger
Nance	Nasheed	Nieves	Nolte	Norr
Parkinson	Parson	Pollock	Pratt	Quinn
Riddle	Roorda	Rucker	Ruestman	Ruzicka
Salva	Sander	Sater	Scavuzzo	Schaaf
Schad	Scharnhorst	Schieffer	Schlottach	Schoeller
Self	Shively	Silvey	Smith 14	Stevenson

Storch	Stream	Sutherland	Swinger	Thomson
Tilley	Todd	Tracy	Viebrock	Wallace
Wasson	Wells	Wilson 119	Wilson 130	Witte
Wright	Zerr	Mr Speaker		

NOES: 040

Atkins	Bringer	Brown 50	Burnett	Calloway
Chappelle-Nadal	Colona	Curls	Dougherty	Englund
Grill	Hoskins 80	Hughes	Hummel	Kander
Kelly	Kirkton	Kratky	LeBlanc	LeVota
Low	McDonald	McNeil	Morris	Newman
Oxford	Pace	Schoemehl	Schupp	Skaggs
Spreng	Still	Talboy	Walsh	Walton Gray
Webb	Webber	Whitehead	Yaeger	Zimmerman

PRESENT: 000

ABSENT WITH LEAVE: 009

Flook	Jones 63	Kuessner	Liese	McGhee
Meiners	Smith 150	Vogt	Weter	

VACANCIES: 001

Representative Lipke declared the bill passed.

HCS HB 2201, relating to residential mortgage professionals, was taken up by Representative Cox.

On motion of Representative Cox, **HCS HB 2201** was read the third time and passed by the following vote:

AYES: 147

Allen	Atkins	Aull	Ayres	Biermann
Bivins	Brandom	Brown 30	Brown 50	Brown 149
Bruns	Burlison	Calloway	Carter	Casey
Chappelle-Nadal	Colona	Conway	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	Gatschenberger
Grill	Grisamore	Guernsey	Guest	Harris
Hobbs	Hodges	Holsman	Hoskins 80	Hoskins 121
Hummel	Ice	Jones 89	Jones 117	Kander
Keeney	Kelly	Kingery	Kirkton	Koenig
Komo	Kratky	Kraus	Lair	Lampe
Largent	Leara	LeBlanc	LeVota	Liese
Lipke	Loehner	McClanahan	McDonald	McNary
McNeil	Meadows	Molendorp	Morris	Munzlinger
Nance	Nasheed	Newman	Nieves	Nolte
Norr	Oxford	Pace	Parkinson	Parson
Pollock	Pratt	Quinn	Riddle	Roorda
Rucker	Ruestman	Ruzicka	Salva	Sander

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Sater	Scavuzzo	Schaaf	Schad	Scharnhorst
Schieffer	Schlottach	Schoeller	Schoemehl	Schupp
Self	Shively	Silvey	Smith 14	Smith 150
Stevenson	Still	Storch	Stream	Sutherland
Swinger	Talboy	Thomson	Tilley	Todd
Tracy	Wallace	Walsh	Walton Gray	Wasson
Webb	Webber	Wells	Whitehead	Wilson 119
Wilson 130	Witte	Wright	Yaeger	Zerr
Zimmerman	Mr Speaker			

NOES: 004

Bringer	Burnett	Hughes	Skaggs
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PRESENT: 000

ABSENT WITH LEAVE: 011

Cooper	Funderburk	Jones 63	Kuessner	Low
McGhee	Meiners	Spreng	Viebrock	Vogt
Weter				

VACANCIES: 001

Representative Lipke declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 147

Allen	Atkins	Aull	Ayres	Biermann
Bivins	Brandom	Brown 30	Brown 50	Brown 149
Bruns	Burlison	Calloway	Carter	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	Frame	Franz	Funderburk
Gatschenberger	Grill	Grisamore	Guernsey	Guest
Harris	Hobbs	Hodges	Holsman	Hoskins 80
Hoskins 121	Hughes	Hummel	Icet	Jones 89
Jones 117	Kander	Keeney	Kelly	Kingery
Kirkton	Koenig	Komo	Kratky	Kraus
Lair	Lampe	Largent	LeBlanc	LeVota
Liese	Lipke	Loehner	Low	McClanahan
McDonald	McNary	McNeil	Meadows	Molendorp
Morris	Munzlinger	Nance	Nasheed	Newman
Nieves	Nolte	Norr	Oxford	Pace
Parkinson	Parson	Pollock	Pratt	Quinn
Riddle	Roorde	Rucker	Ruestman	Ruzicka
Sander	Sater	Scavuzzo	Schaaf	Schad
Scharnhorst	Schieffer	Schlottach	Schoeller	Schoemehl
Schupp	Self	Shively	Silvey	Smith 14
Smith 150	Stevenson	Still	Storch	Stream
Sutherland	Swinger	Talboy	Thomson	Tilley
Todd	Tracy	Wallace	Walsh	Walton Gray

Wasson	Webb	Webber	Wells	Whitehead
Wilson 119	Wilson 130	Witte	Wright	Zerr
Zimmerman	Mr Speaker			

NOES: 004

Bringer	Burnett	Skaggs	Yaeger
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PRESENT: 000

ABSENT WITH LEAVE: 011

Flook	Jones 63	Kuessner	Leara	McGhee
Meiners	Salva	Spreng	Viebrock	Vogt
Weter				

VACANCIES: 001

HCS HBs 1521 & 1302, relating to the Amber Alert and Silver Alert Systems, was taken up by Representative Nance.

On motion of Representative Nance, **HCS HBs 1521 & 1302** was read the third time and passed by the following vote:

AYES: 154

Allen	Atkins	Aull	Ayres	Biermann
Bivins	Brandom	Bringer	Brown 30	Brown 50
Brown 149	Bruns	Burlison	Burnett	Calloway
Carter	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 89	Jones 117	Kander
Keeney	Kelly	Kingery	Kirkton	Koenig
Komo	Kratky	Kraus	Lair	Lampe
Largent	Leara	LeBlanc	Liese	Lipke
Loehner	Low	McClanahan	McDonald	McNary
McNeil	Meadows	Molendorp	Morris	Munzlinger
Nance	Nasheed	Newman	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	Stevenson	Still	Storch	Stream
Sutherland	Swinger	Talboy	Thomson	Tilley
Todd	Tracy	Viebrock	Wallace	Walsh

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

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 008

Jones 63	Kuessner	LeVota	McGhee	Meiners
Spreng	Vogt	Weter		

VACANCIES: 001

Representative Lipke declared the bill passed.

HB 2245, relating to school funding, was taken up by Representative Bivins.

On motion of Representative Bivins, **HB 2245** was read the third time and passed by the following vote:

AYES: 082

Allen	Atkins	Aull	Ayres	Biermann
Bivins	Brandom	Brown 149	Burlison	Cooper
Cox	Cunningham	Davis	Deeken	Denison
Dethrow	Dieckhaus	Diehl	Dougherty	Dugger
Emery	Englund	Ervin	Faith	Fisher 125
Flanigan	Flook	Franz	Gatschenberger	Guernsey
Guest	Hobbs	Holsman	Hoskins 121	Icet
Jones 89	Jones 117	Keeney	Kingery	Koenig
Komo	Lair	Largent	Leara	Loehner
McDonald	McGhee	McNary	Molendorp	Munzlinger
Nance	Nieves	Parkinson	Parson	Pollock
Riddle	Ruestman	Ruzicka	Salva	Sander
Sater	Schad	Schlottach	Schoeller	Schoemehl
Self	Smith 14	Smith 150	Stevenson	Stream
Sutherland	Thomson	Tilley	Viebrock	Wallace
Wasson	Wells	Wilson 119	Wilson 130	Wright
Zerr	Mr Speaker			

NOES: 067

Bringer	Brown 30	Brown 50	Burnett	Carter
Casey	Chappelle-Nadal	Conway	Corcoran	Curls
Day	Dixon	Dusenberg	Fallert	Fischer 107
Frame	Grill	Grisamore	Harris	Hodges
Hoskins 80	Hughes	Hummel	Kander	Kelly
Kirkton	Kratky	Kraus	Lampe	LeVota
Liese	Lipke	Low	McClanahan	McNeil
Morris	Nasheed	Newman	Nolte	Norr
Oxford	Pace	Pratt	Quinn	Roorda
Rucker	Scavuzzo	Schieffer	Schupp	Shively
Silvey	Skaggs	Spreng	Still	Storch
Swinger	Talboy	Todd	Tracy	Walsh

Walton Gray	Webb	Webber	Whitehead	Witte
Yaeger	Zimmerman			

PRESENT: 001

Calloway

ABSENT WITH LEAVE: 012

Bruns	Colona	Funderburk	Jones 63	Kuessner
LeBlanc	Meadows	Meiners	Schaaf	Scharnhorst
Vogt	Weter			

VACANCIES: 001

Representative Lipke declared the bill passed.

The emergency clause was defeated by the following vote:

AYES: 080

Allen	Aull	Ayres	Biermann	Bivins
Brown 30	Brown 149	Burlison	Cooper	Cox
Cunningham	Davis	Day	Deeken	Denison
Dethrow	Dieckhaus	Diehl	Dougherty	Dugger
Emery	Ervin	Faith	Fisher 125	Flanigan
Flook	Franz	Gatschenberger	Guernsey	Guest
Hobbs	Holsman	Hoskins 121	Icet	Jones 89
Jones 117	Keeney	Kingery	Koenig	Lair
Largent	Leara	Liese	Lipke	Loehner
McDonald	McGhee	McNary	Molendorp	Munzlinger
Nieves	Nolte	Parkinson	Parson	Pollock
Riddle	Ruestman	Ruzicka	Salva	Sander
Sater	Schad	Schlottach	Schoeller	Self
Smith 14	Stevenson	Stream	Sutherland	Thomson
Tilley	Viebrock	Wallace	Wasson	Wells
Wilson 119	Wilson 130	Wright	Zerr	Mr Speaker

NOES: 071

Atkins	Brandom	Bringer	Brown 50	Burnett
Calloway	Carter	Casey	Chappelle-Nadal	Colona
Conway	Corcoran	Curls	Dixon	Dusenberg
Englund	Fallert	Fischer 107	Frame	Grill
Grisamore	Harris	Hodges	Hoskins 80	Hughes
Hummel	Kander	Kelly	Kirkton	Komo
Kratky	Kraus	Lampe	LeVota	Low
McClanahan	McNeil	Meadows	Morris	Nasheed
Newman	Norr	Oxford	Pace	Pratt
Quinn	Roorda	Rucker	Scavuzzo	Schieffer
Schoemehl	Schupp	Shively	Silvey	Skaggs
Smith 150	Spreng	Still	Storch	Swinger
Talboy	Todd	Tracy	Walsh	Walton Gray
Webb	Webber	Whitehead	Witte	Yaeger
Zimmerman				

PRESENT: 000

ABSENT WITH LEAVE: 011

Bruns	Funderburk	Jones 63	Kuessner	LeBlanc
Meiners	Nance	Schaaf	Scharnhorst	Vogt
Weter				

VACANCIES: 001

REFERRAL OF HOUSE BILL

The following House Bill was referred to the Committee indicated:

HB 2136 - Conservation and Natural Resources

REFERRAL OF SENATE CONCURRENT RESOLUTIONS

The following Senate Concurrent Resolutions were referred to the Committee indicated:

SCR 55 - Agri-Business

SCR 56 - Agri-Business

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Faith reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HJR 63** (Fiscal Note), begs leave to report it has examined the same and recommends that it **Do Pass**.

Committee on Health Care Policy, Chairman Cooper reporting:

Mr. Speaker: Your Committee on Health Care Policy, to which was referred **SB 971**, 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 **HCR 67**, 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 CONCURRENT RESOLUTION NO. 67

WHEREAS, bicycling and walking are essential to millions of Missourians as basic transportation and enjoyed by millions of Missourians as healthful recreation; and

WHEREAS, encouraging and promoting a complete network of safe bicycle and pedestrian ways and routes is essential for those Missourians who rely on bicycling and walking for transportation; and

WHEREAS, a safe and complete bicycle and pedestrian system is important for Missouri's economy and economic development; and

WHEREAS, incorporating bicycle and pedestrian accommodations as a routine part of Missouri's road and street network is the most cost-effective way to make opportunities for safe walking and bicycling available to all Missourians and to enable those who bicycle and walk to reach all needed destinations; and

WHEREAS, walking and bicycling improve the public health and reduce treatment costs for conditions associated with reduced physical activity, including obesity, heart disease, lung disease, and diabetes; and

WHEREAS, the United Health Foundation estimates direct medical costs associated with physical inactivity in Missouri at \$1.9 billion in 2008, and projects an annual cost for Missouri of over \$8 billion per year by 2018 if current trends continue; and

WHEREAS, the annual per capita cost of obesity is \$450 per Missourian, the highest per capita cost of any state in the United States; and

WHEREAS, designing our communities, our neighborhoods, our commercial centers, and our employment centers to be safe and inviting for bicycling and walking is a proven and recommended solution for increasing citizens' physical activity levels, improving physical fitness, reducing obesity, improving overall health, and so reducing health care and economic costs related to obesity and poor physical fitness; and

WHEREAS, promoting bicycling and walking for transportation improves Missouri's environment, reduces congestion, reduces the need for expensive expansion of our road and highway systems, and reduces our dependence on foreign energy supplies; and

WHEREAS, creating communities that invite and encourage bicycling and walking builds strong neighborhoods and encourages healthy, stable, safe, and livable communities; and

WHEREAS, creating healthy, walkable, bicyclable, and livable communities helps keep Missouri competitive in the global competition for high quality businesses and motivated, creative workers who consider transportation and recreation options an essential part of a healthy community; and

WHEREAS, Missourians who reach retirement age choose more often to bicycle and walk for fitness, recreation, enjoyment, and transportation; and

WHEREAS, citizens with disabilities often rely on bicycling, walking, and transit to meet basic transportation needs and to make connections with the transit system, face great obstacles within our current transportation system, and benefit greatly from complete and well-designed accommodations for bicycling and walking; and

WHEREAS, all transit users depend on bicycling and walking for essential transportation, and young people who develop stamina and fitness through regular active transportation reap important benefits in their physical, social, emotional, and intellectual development; and

WHEREAS, the number of Missouri students who bicycle and walk to school has dropped dramatically over the past forty years, with 50% of students bicycling or walking in 1975 but only 15% in 2005. In the same period, the percentage of children clinically defined as overweight has increased from 8% to 25%; and

WHEREAS, not only the health and physical fitness but also the mental health and overall independence and maturity of school-age children has suffered as a result of fewer children bicycling and walking regularly, and the conditions of our roads, streets, sidewalks, and intersections in failing to provide safe accommodations for bicycling and walking is in large part responsible for this change; and

WHEREAS, a lack of physical activity plays a leading role in rising rates of obesity, diabetes, and other health problems among children, and being able to bicycle or walk to school offers an opportunity to build healthy activity into the daily routine; and

WHEREAS, the Institute of Medicine reports that increasing opportunities for regular physical activity and supporting the efforts of families to incorporate physical activity into their lives are important strategies for reversing the childhood obesity epidemic; and

WHEREAS, 20-25% of morning rush hour traffic is attributable to parents driving their children to school; and

WHEREAS, over fifty Missouri organizations, agencies, schools, officials, and individuals have joined together to form the Missouri Safe Routes to School Network to encourage more children to safely bicycle and walk to school and to make streets, sidewalks, and communities safer and more inviting to children and families to bicycle and walk; and

WHEREAS, the usual and customary users of Missouri's roads, highways, and bridges include pedestrians, bicyclists, and transit passengers of all ages and abilities, as well as drivers and passengers of trucks, buses, and automobiles; and

WHEREAS, the term "Complete Streets" means creating roads, streets, and communities where all road users can feel safe, secure, and welcome on our roads and streets and throughout our communities; and

WHEREAS, the principles of Complete Streets are designed to create a transportation network that meets the needs of all users of the state's transportation system: pedestrians of all ages and abilities, bicyclists, disabled persons, public transportation vehicles and patrons, and those who travel in trucks, buses, and automobiles; and

WHEREAS, the terms "livable streets" and "comprehensive street design" are also used to identify these same concepts; and

WHEREAS, coordination and cooperation among many different agencies and municipalities is required to fully implement Complete Streets and create a complete, connected, and safe transportation network for bicycling and walking; and

WHEREAS, Complete Streets' policies require transportation planners and engineers to engage with a wide range of communities and stakeholders, build projects that meet the needs of all users of our transportation system, and design roads and bridges that complement and complete our communities and the human environment; and

WHEREAS, Complete Streets' policies enhance the unique characteristics of all communities by investing in healthy, safe, and walkable neighborhoods in rural, urban, and suburban areas; and

WHEREAS, Complete Streets' policies develop safe, reliable, and economic transportation choices to decrease household transportation costs, improve air quality, and promote public health; and

WHEREAS, Complete Streets policies are those that:

(1) Ensure that transportation projects provide for the needs of drivers, public transportation vehicles and patrons, bicyclists, and pedestrians of all ages and abilities in all planning, programming, design, construction, reconstruction, retrofit, operations, and maintenance activities and products;

(2) Provide for safety and contiguous routes for all road users;

(3) Ensure that bicycle ways and pedestrian ways, including sidewalks, crosswalks, paths, bicycle lanes, shoulders, shared use lanes, and all other facilities necessary for safe accommodation of bicycling and walking, shall be given full consideration in the planning, development, construction, and maintenance of transportation facilities;

(4) Reaffirm that pedestrians, disabled persons, bicyclists, users of public transit, and other nonmotorized users of public roadways are among the customary users of public roads and highways, except where specifically prohibited by law or regulation;

(5) Encourage the cooperation and coordination among agencies and municipalities to create safe, complete, integrated, and seamless system of routes for these users across borders and jurisdictions;

(6) Support routine and appropriate accommodation for bicyclists, pedestrians, disabled persons, and transit users on all transportation projects, as appropriate to the context, community, and project use, except:

(a) Where bicycling and walking are not allowed;

(b) Where sparsity of population or other factors indicate an absence of any need for such accommodations now or in the future;

(c) Where the cost of establishing such accommodations would be excessively disproportionate to the need or probable use:

NOW, THEREFORE, BE IT RESOLVED that the members of the House of Representatives of the Ninety-fifth General Assembly, Second Regular Session, the Senate concurring therein, hereby declare our support for Complete Streets policies and urge their adoption at the local, metropolitan, regional, state, and national levels; and

BE IT FURTHER RESOLVED that the General Assembly encourages and urges the United States Department of Transportation, the Missouri Department of Transportation, the governing bodies of metropolitan planning organizations and regional planning commissions, municipalities, and other organizations and agencies that build, control, maintain, or fund roads, highways, and bridges in Missouri to adopt Complete Streets' policies and to plan, design, build, and maintain their road and street system to provide complete, safe access to all road users; and

BE IT FURTHER RESOLVED that the Chief Clerk of the Missouri House of Representatives be instructed to prepare properly inscribed copies of this resolution for Governor Jay Nixon; Ray LaHood, Secretary of the United States Department of Transportation; members of the Missouri Highways and Transportation Commission; Pete Rahn, Director of the Missouri Department of Transportation; the directors of each metropolitan planning agency and regional planning commission in the State of Missouri; and to the Missouri Municipal League.

Mr. Speaker: Your Committee on Transportation, to which was referred **SCR 51**, 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.

Mr. Speaker: Your Committee on Transportation, to which was referred **SB 716**, 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 **SCS SBs 812, 752 & 909**, 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.

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 **SS#2 HB 1268**, entitled:

An act to repeal section 9.010, RSMo, and to enact in lieu thereof nine new sections relating to public holidays, with an emergency clause for a certain section.

With Senate Amendment No. 1.

Senate Amendment No. 1

AMEND Senate Substitute No. 2 for House Bill No. 1268, Page 3, Section 9.170, Line 25, by inserting immediately after said line the following:

"9.172. The first week of November of each year shall be known as "RSV Awareness Week", and the general assembly recommends to the people of this state that the week be appropriately observed so that public officials and the citizens of Missouri are encouraged to observe the week with appropriate activities and educational outreach to parents and the medical community, as well as programs to raise awareness about the causes of, symptoms of, and ways of preventing respiratory syncytial virus (RSV)."; and

Further amend the title and enacting clause accordingly.

Emergency clause adopted.

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 SCS HB 1442**, entitled:

An act to repeal sections 67.1000, 67.1360, 67.1361, 67.2000, 70.220, 94.510, 94.577, and 144.030, RSMo, and to enact in lieu thereof twelve new sections relating to taxes, with an emergency clause for a certain section.

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

Senate Amendment No. 1

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1442, Page 3, Section 67.1000, Line 19 of said page, by inserting after all of said line the following:

"67.1018. 1. The governing body of any county of the third classification without a township form of government and with more than five thousand nine hundred but fewer than six thousand inhabitants may impose a tax on the charges for all sleeping rooms paid by the transient guests of hotels or motels situated in the county or a portion thereof, which shall not be more than five percent per occupied room per night, except that such tax shall not become effective unless the governing body of the county submits to the voters of the county at a state general or primary election a proposal to authorize the governing body of the county to impose a tax under this section. The tax authorized in this section shall be in addition to the charge for the sleeping room and all other taxes imposed by law, and fifty percent of the proceeds of such tax shall be used by the county to fund law enforcement with the remaining fifty percent of such proceeds to be used to fund the promotion of tourism. Such tax shall be stated separately from all other charges and taxes.

2. The ballot of submission for the tax authorized in this section shall be in substantially the following form:

Shall (insert the name of the county) impose a tax on the charges for all sleeping rooms paid by the transient guests of hotels and motels situated in (name of county) at a rate of (insert rate of percent) percent for the benefit of the county?

YES

NO

If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, then the tax shall become effective on the first day of the second calendar quarter following the calendar quarter in which the election was held. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the question, then the tax authorized by this section shall not become effective unless and until the question is resubmitted under this section to the qualified voters of the county and such question is approved by a majority of the qualified voters of the county voting on the question."; and

Further amend said bill, Page 37, Section 94.832, Line 4 of said page, by striking "one-half of one" and inserting in lieu thereof the following: "five"; and

Further amend said bill, Page 39, Section 94.832, Line 8 of said page, by inserting immediately after said line the following:

"94.840. 1. The governing body of any city of the fourth classification with more than thirty thousand three hundred but fewer than thirty thousand seven hundred inhabitants may impose a tax on the charges for all sleeping rooms paid by the transient guests of hotels or motels situated in the city or a portion thereof, which shall not be more than five percent per occupied room per night, except that such tax shall not become effective unless the governing body of the city submits to the voters of the city at a state general, primary, or special election a proposal to authorize the governing body of the city to impose a tax under this section. The tax authorized in this section shall be in addition to the charge for the sleeping room and all other taxes imposed by law, and the proceeds of such tax shall be used by the city for the promotion, operation, and development of tourism and convention facilities. Such tax shall be stated separately from all other charges and taxes.

2. The ballot of submission for the tax authorized in this section shall be in substantially the following form:

Shall (insert the name of the city) impose a tax on the charges for all sleeping rooms paid by the transient guests of hotels and motels situated in (name of city) at a rate of (insert rate of percent) percent for the purpose of the promotion, operation, and development of tourism and convention facilities?

YES NO

If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, then the tax shall become effective on the first day of the second calendar quarter following the calendar quarter in which the election was held. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the question, then the tax authorized by this section shall not become effective unless and until the question is resubmitted under this section to the qualified voters of the city and such question is approved by a majority of the qualified voters of the city voting on the question.

3. As used in this section, "transient guests" means a person or persons who occupy a room or rooms in a hotel or motel for thirty-one days or less during any calendar quarter.

94.900. 1. The governing body of any city of the third classification with more than ten thousand eight hundred but less than ten thousand nine hundred inhabitants located at least partly within a county of the first classification with more than one hundred eighty-four thousand but less than one hundred eighty-eight thousand inhabitants, or any city of the fourth classification with more than eight thousand nine hundred but fewer than nine thousand inhabitants, **or any city of the fourth classification with more than two thousand six hundred but fewer than two thousand seven hundred inhabitants and located in any county of the first classification with more than eighty-two thousand but fewer than eighty-two thousand one hundred inhabitants, or any home rule city with more than forty-eight thousand but fewer than forty-nine thousand inhabitants** is hereby authorized to impose, by ordinance or order, a sales tax in the amount of up to one-half of one percent on all retail sales made in such city which are subject to taxation under the provisions of sections 144.010 to 144.525, RSMo, for the purpose of improving the public safety for such city, including but not limited to expenditures on equipment, city employee salaries and benefits, and facilities for police, fire and emergency medical providers. The tax authorized by this section shall be in addition to any and all other sales taxes allowed by law, except that no ordinance or order imposing a sales tax pursuant to the provisions of this section shall be effective unless the governing body of the city submits to the voters of the city, at a county or state general, primary or special election, a proposal to authorize the governing body of the city to impose a tax.

2. If the proposal submitted involves only authorization to impose the tax authorized by this section, the ballot of submission shall contain, but need not be limited to, the following language:

Shall the city of (city's name) impose a citywide sales tax of (insert amount) for the purpose of improving the public safety of the city?

YES NO

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO".

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal submitted pursuant to this subsection, then the ordinance or order and any amendments thereto shall be in effect on the first day of the second calendar quarter after the director of revenue receives notification of adoption of the local sales tax. If a proposal receives less than the required majority, then the governing body of the city shall have no power to impose the sales tax herein authorized unless and until the governing body of the city shall again have submitted another proposal to authorize the governing body of the city to impose the sales tax authorized by this section and such proposal is approved by the required majority of the qualified voters voting thereon. However, in no event shall a proposal pursuant to this section be submitted to the voters sooner than twelve months from the date of the last proposal pursuant to this section.

3. All revenue received by a city from the tax authorized under the provisions of this section shall be deposited in a special trust fund and shall be used solely for improving the public safety for such city for so long as the tax shall remain in effect.

4. Once the tax authorized by this section is abolished or is terminated by any means, all funds remaining in the special trust fund shall be used solely for improving the public safety for the city. Any funds in such special trust fund which are not needed for current expenditures may be invested by the governing body in accordance with applicable laws relating to the investment of other city funds.

5. All sales taxes collected by the director of the department of revenue under this section on behalf of any city, less one percent for cost of collection which shall be deposited in the state's general revenue fund after payment of premiums for surety bonds as provided in section 32.087, RSMo, shall be deposited in a special trust fund, which is hereby created, to be known as the "City Public Safety Sales Tax Trust Fund". The moneys in the trust fund shall not be deemed to be state funds and shall not be commingled with any funds of the state. The provisions of section 33.080, RSMo, to the contrary notwithstanding, money in this fund shall not be transferred and placed to the credit of the general revenue fund. The director of the department of revenue shall keep accurate records of the amount of money in the trust and which was collected in each city imposing a sales tax pursuant to this section, and the records shall be open to the inspection of officers of the city and the public. Not later than the tenth day of each month the director of the department of revenue shall distribute all moneys deposited in the trust fund during the preceding month to the city which levied the tax; such funds shall be deposited with the city treasurer of each such city, and all expenditures of funds arising from the trust fund shall be by an appropriation act to be enacted by the governing body of each such city. Expenditures may be made from the fund for any functions authorized in the ordinance or order adopted by the governing body submitting the tax to the voters.

6. The director of the department of revenue may make refunds from the amounts in the trust fund and credited to any city for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such cities. If any city abolishes the tax, the city shall notify the director of the department of revenue of the action at least ninety days prior to the effective date of the repeal and the director of the department of revenue may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax in such city, the director of the department of revenue shall remit the balance in the account to the city and close the account of that city. The director of the department of revenue shall notify each city of each instance of any amount refunded or any check redeemed from receipts due the city.

7. Except as modified in this section, all provisions of sections 32.085 and 32.087, RSMo, shall apply to the tax imposed pursuant to this section.

94.902. 1. The governing body of any city of the third classification with more than twenty-six thousand three hundred but less than twenty-six thousand seven hundred inhabitants, or any city of the fourth classification with more than thirty thousand three hundred but fewer than thirty thousand seven hundred inhabitants, **or any city of the fourth classification with more than twenty-four thousand eight hundred but fewer than twenty-five thousand inhabitants**, may impose, by order or ordinance, a sales tax on all retail sales made in the city which are subject to taxation under chapter 144, RSMo. The tax authorized in this section may be imposed in an amount of up to one-half of one percent, and shall be imposed solely for the purpose of improving the public safety for such city, including but not limited to expenditures on equipment, city employee salaries and benefits, and facilities for police, fire and emergency medical providers. The tax authorized in this section shall be in addition to all other sales taxes imposed by law, and shall be stated separately from all other charges and taxes. The order or ordinance imposing a sales tax under this section shall not become effective unless the governing body of the city submits to the voters residing within the city, at a county or state general, primary, or special election, a proposal to authorize the governing body of the city to impose a tax under this section.

2. The ballot of submission for the tax authorized in this section shall be in substantially the following form:
Shall the city of (city's name) impose a citywide sales tax at a rate of (insert rate of percent) percent for the purpose of improving the public safety of the city?

YES NO

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO".

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance or order and any amendments to the order or ordinance shall become effective on the first day of the second calendar quarter after the director of revenue receives notice of the adoption of the sales tax. If a majority of the votes cast on the proposal by the qualified voters voting thereon are opposed to the proposal, then the tax shall not become effective unless the proposal is resubmitted under this section to the qualified voters and such proposal is approved by a majority of the qualified voters voting on the proposal. However, in no event shall a proposal under this section be submitted to the voters sooner than twelve months from the date of the last proposal under this section.

3. Any sales tax imposed under this section shall be administered, collected, enforced, and operated as required in section 32.087, RSMo. All sales taxes collected by the director of the department of revenue under this section on behalf of any city, less one percent for cost of collection which shall be deposited in the state's general revenue fund after payment of premiums for surety bonds as provided in section 32.087, RSMo, shall be deposited in a special trust fund, which is hereby created in the state treasury, to be known as the "City Public Safety Sales Tax Trust Fund". The moneys in the trust fund shall not be deemed to be state funds and shall not be commingled with any funds of the state. The provisions of section 33.080, RSMo, to the contrary notwithstanding, money in this fund shall not be transferred and placed to the credit of the general revenue fund. The director shall keep accurate records of the amount of money in the trust fund and which was collected in each city imposing a sales tax under this section, and the records shall be open to the inspection of officers of the city and the public. Not later than the tenth day of each month the director shall distribute all moneys deposited in the trust fund during the preceding month to the city which levied the tax. Such funds shall be deposited with the city treasurer of each such city, and all expenditures of funds arising from the trust fund shall be by an appropriation act to be enacted by the governing body of each such city. Expenditures may be made from the fund for any functions authorized in the ordinance or order adopted by the governing body submitting the tax to the voters. If the tax is repealed, all funds remaining in the special trust fund shall continue to be used solely for the designated purposes. Any funds in the special trust fund which are not needed for current expenditures shall be invested in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

4. The director of the department of revenue may authorize the state treasurer to make refunds from the amounts in the trust fund and credited to any city for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such cities. If any city abolishes the tax, the city shall notify the director of the action at least ninety days before the effective date of the repeal, and the director may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax in such city, the director shall remit the balance in the account to the city and close the account of that city. The director shall notify each city of each instance of any amount refunded or any check redeemed from receipts due the city.

5. The governing body of any city that has adopted the sales tax authorized in this section may submit the question of repeal of the tax to the voters on any date available for elections for the city. The ballot of submission shall be in substantially the following form:

Shall (insert the name of the city) repeal the sales tax imposed at a rate of (insert rate of percent) percent for the purpose of improving the public safety of the city?

YES NO

If a majority of the votes cast on the proposal are in favor of repeal, that repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the sales tax authorized in this section shall remain effective until the question is resubmitted under this section to the qualified voters, and the repeal is approved by a majority of the qualified voters voting on the question.

6. Whenever the governing body of any city that has adopted the sales tax authorized in this section receives a petition, signed by ten percent of the registered voters of the city voting in the last gubernatorial election, calling for an election to repeal the sales tax imposed under this section, the governing body shall submit to the voters of the city

a proposal to repeal the tax. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the repeal, that repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the tax shall remain effective until the question is resubmitted under this section to the qualified voters and the repeal is approved by a majority of the qualified voters voting on the question.

7. Except as modified in this section, all provisions of sections 32.085 and 32.087, RSMo, shall apply to the tax imposed under this section.

94.1011. 1. The governing body of any city of the third classification with more than three thousand five hundred but fewer than three thousand six hundred inhabitants may impose, by order or ordinance, a tax on the charges for all sleeping rooms paid by the transient guests of hotels or motels situated in the city or a portion thereof. The tax shall be not more than three percent per occupied room per night, and shall be imposed solely for the purpose of funding the construction, maintenance, and repair of a multipurpose conference and convention center. The tax authorized in this section shall be in addition to the charge for the sleeping room and all other taxes imposed by law, and shall be stated separately from all other charges and taxes.

2. No such order or ordinance shall become effective unless the governing body of the city submits to the voters of the city at a state general, primary, or special election a proposal to authorize the governing body of the city to impose a tax under this section. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, then the tax shall become effective on the first day of the second calendar quarter following the calendar quarter in which the election was held. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the question, then the tax shall not become effective unless and until the question is resubmitted under this section to the qualified voters of the city and such question is approved by a majority of the qualified voters voting on the question.

3. All revenue generated by the tax shall be collected by the city collector of revenue, shall be deposited in a special trust fund, and shall be used solely for the designated purposes. If the tax is repealed, all funds remaining in the special trust fund shall continue to be used solely for the designated purposes. Any funds in the special trust fund that are not needed for current expenditures may be invested by the governing body in accordance with applicable laws relating to the investment of other city funds. Any interest and moneys earned on such investments shall be credited to the fund.

4. The governing body of any city that has adopted the tax authorized in this section may submit the question of repeal of the tax to the voters on any date available for elections for the city. If a majority of the votes cast on the proposal are in favor of the repeal, that repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the tax authorized in this section shall remain effective until the question is resubmitted under this section to the qualified voters of the city, and the repeal is approved by a majority of the qualified voters voting on the question.

5. Whenever the governing body of any city that has adopted the tax authorized in this section receives a petition, signed by a number of registered voters of the city equal to at least two percent of the number of registered voters of the city voting in the last gubernatorial election, calling for an election to repeal the tax imposed under this section, the governing body shall submit to the voters of the city a proposal to repeal the tax. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the repeal, that repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the tax shall remain effective until the question is resubmitted under this section to the qualified voters of the city and the repeal is approved by a majority of the qualified voters voting on the question.

6. As used in this section, "transient guests" means a person or persons who occupy a room or rooms in a hotel or motel for thirty-one days or less during any calendar quarter.

137.1040. 1. In addition to other levies authorized by law, the county commission in counties not adopting an alternative form of government and the proper administrative body in counties adopting an alternative form of government, or the governing body of any city, town, or village, in their discretion may levy an additional tax, not to exceed one quarter of one cent on each one hundred dollars assessed valuation, on all taxable real property located within such city, town, village, or county, all of such tax to be collected and allocated to the city, town, village, or county treasury, where it shall be known and designated as the "Cemetery Maintenance Trust Fund" to be used for the upkeep and maintenance of cemeteries located within such city, town, village, or county.

2. To the extent necessary to comply with article X, section 22(a) of the Missouri Constitution, for any city, town, village, or county with a tax levy at or above the limitations provided under article X, section 11(b), no ordinance adopted under this section shall become effective unless the county commission or proper administrative body of the county, or governing body of the city, town, or village submits to the voters of the city, town, village, or county at a state general, primary, or special election a proposal to authorize the imposition of a tax under this section. The tax authorized under this section shall be levied and collected in the same manner as other real property taxes are levied and collected within the city, town, village, or county. Such tax shall be in addition to all other taxes imposed on real property, and shall be stated separately from all other charges and taxes. Such tax shall not become effective unless the county commission or proper administrative body of the county or governing body of the city, town, or village, by order or ordinance, submits to the voters of the county a proposal to authorize the city, town, village, or county to impose a tax under this section on any day available for such city, town, village, or county to hold elections or at a special election called for that purpose.

3. The ballot of submission for the tax authorized in this section shall be in substantially the following form:

Shall (insert the name of the city, town, village, or county) impose a tax on all real property situated in (name of the city, town, village, or county) at a rate of (insert rate not to exceed one quarter of one cent per one hundred dollars assessed valuation) for the sole purpose of providing funds for the maintenance, upkeep, and preservation of city, town, village, or county cemeteries?

YES NO

If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, then the tax shall become effective on the first day of the second calendar quarter immediately following notification to the city, town, village, or county collector. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the question, then the tax shall not become effective unless and until the question is resubmitted under this section to the qualified voters and such question is approved by a majority of the qualified voters voting on the question.

4. The tax imposed under this section shall be known as the "Cemetery Maintenance Tax". Each city, town, village, or county imposing a tax under this section shall establish separate trust funds to be known as the "Cemetery Maintenance Trust Fund". The city, town, village, or county treasurer shall deposit the revenue derived from the tax imposed under this section for cemetery purposes in the city, town, village, or county cemetery maintenance trust fund. The proceeds of such tax shall be appropriated by the county commission or appropriate administrative body, or the governing body of the city, town, or village exclusively for the maintenance, upkeep, and preservation of cemeteries located within the jurisdiction of such commission or body.

5. All applicable provisions in this chapter relating to property tax shall apply to the collection of any tax imposed under this section."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 2

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1442, Page 39, Section 94.832, Line 8 of said page, by inserting after all of said line the following:

"138.431. 1. To hear and decide appeals pursuant to section 138.430, the commission shall appoint one or more hearing officers. The hearing officers shall be subject to supervision by the commission. No person shall participate on behalf of the commission in any case in which such person is an interested party.

2. The commission may assign such appeals as it deems fit to a hearing officer for disposition.

(1) The assignment shall be deemed made when the scheduling order is first issued by the commission and signed by the hearing officer assigned, unless another hearing officer is assigned to the case for disposition by other language in said order.

(2) A change of hearing officer, or a reservation of the appeal for disposition as described in subsection 3 of this section, shall be ordered by the commission in any appeal upon the timely filing of a written application by a party to disqualify the hearing officer assigned. The application shall be filed within thirty days from the assignment of any appeal to a hearing officer and need not allege or prove any cause for such change and need not be verified. No more than one change of hearing officer shall be allowed for each party in any appeal.

3. The commission may, in its discretion, reserve such appeals as it deems fit to be heard and decided by the full commission, a quorum thereof, or any commissioner, subject to the provisions of section 138.240, and, in such case, the decision shall be final, subject to judicial review in the manner provided in subsection 4 of section 138.470.

[3.] 4. The manner in which appeals shall be presented and the conduct of hearings shall be made in accordance with rules prescribed by the commission for determining the rights of the parties; provided that, the commission, with the consent of all the parties, may refer an appeal to mediation. The commission shall promulgate regulations for mediation pursuant to this section. No regulation or portion of a regulation promulgated pursuant to the authority of this section shall become effective unless it has been promulgated pursuant to the provisions of chapter 536, RSMo. There shall be no presumption that the assessor's valuation is correct. A full and complete record shall be kept of all proceedings. All testimony at any hearing shall be recorded but need not be transcribed unless the matter is further appealed.

[4.] 5. Unless an appeal is voluntarily dismissed, a hearing officer, after affording the parties reasonable opportunity for fair hearing, shall issue a decision and order affirming, modifying, or reversing the determination of the board of equalization, and correcting any assessment which is unlawful, unfair, improper, arbitrary, or capricious. The commission may, prior to the decision being rendered, transfer to another hearing officer the proceedings on an appeal determination before a hearing officer. The complainant, respondent-assessor, or other party shall be duly notified of a hearing officer's decision and order, together with findings of fact and conclusions of law. Appeals from decisions of hearing officers shall be made pursuant to section 138.432.

[5.] 6. All decisions issued pursuant to this section or section 138.432 by the commission or any of its duly assigned hearing officers shall be issued no later than sixty days after the hearing on the matter to be decided is held or the date on which the last party involved in such matter files his or her brief, whichever event later occurs."; and

Further amend the title and enacting clause accordingly.

Emergency clause adopted.

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 adopted the Conference Committee Report on **SS SCS HCS HB 2002**, and has taken up and passed **CCS SS SCS HCS HB 2002**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SS SCS HCS HB 2003**, and has taken up and passed **CCS SS SCS HCS HB 2003**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 2004**, and has taken up and passed **CCS SCS HCS HB 2004**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 2005**, and has taken up and passed **CCS SCS HCS HB 2005**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 2006**, and has taken up and passed **CCS SCS HCS HB 2006**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 2007**, and has taken up and passed **CCS SCS HCS HB 2007**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 2008**, and has taken up and passed **CCS SCS HCS HB 2008**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 2009**, and has taken up and passed **CCS SCS HCS HB 2009**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 2010**, and has taken up and passed **CCS SCS HCS HB 2010**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 2011**, and has taken up and passed **CCS SCS HCS HB 2011**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 2012**, and has taken up and passed **CCS SCS HCS HB 2012**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 2013**, and has taken up and passed **CCS SCS HCS HB 2013**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 1007**, entitled:

An act to repeal sections 208.010, 208.215, 208.453, 208.895, 208.909, 208.918, and 660.300, RSMo, and to enact in lieu thereof nine new sections relating to public assistance programs administered by the state, with penalty provisions for a certain section.

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 **SB 1026**, entitled:

An act to repeal section 288.040, RSMo, and to enact in lieu thereof one new section relating to the denial of unemployment benefits.

In which the concurrence of the House is respectfully requested.

COMMUNICATION

April 29, 2010

Mr. D. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Room 306C
Jefferson City, MO 65101

RE: Possible Personal Interest in Legislation

Dear Chief Clerk Crumbliss,

Pursuant to Section 105.461, RSMo, I am hereby filing a written letter of a possible interest in legislation that may be voted on during this legislative session.

As an employee on the sales side of Mount Pleasant Winery, I deal with the selling of a variety of wines from Missouri from a local winery named Mount Pleasant Winery. One of the main requirements of my job is the selling and tasting of wines from Mount Pleasant Winery. Possible wine tasting language could impact certain aspects of my employment that could come to the Missouri House of Representatives.

In compliance with Section 105.461, RSMo, please publish this letter in the Missouri House of Representatives Journal. If you have any questions, please call my office and I will be more than happy to answer them for you. Thank you for your time and help in this matter.

Respectfully yours,

/s/ Joe Smith
Representative
District 14

RECESS

Representative Tilley moved that the House stand in recess until such time that the House appropriations bills are signed in open session by the Speaker or 5:00 p.m., whichever is earlier, and then stand adjourned until 10:00 a.m., Friday, April 30, 2010.

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

SIGNING OF HOUSE BILLS

All other business of the House was suspended while **SCS HCS HB 2001, CCS SS SCS HCS HB 2002, CCS SS SCS HCS HB 2003, CCS SCS HCS HB 2004, CCS SCS HCS HB 2005, CCS SCS HCS HB 2006, CCS SCS HCS HB 2007, CCS SCS HCS HB 2008, CCS SCS HCS HB 2009, CCS SCS HCS HB 2010, CCS SCS HCS HB 2011, CCS SCS HCS HB 2012 and CCS SCS HCS HB 2013** were read at length and, there being no objection, were signed by the Speaker to the end that the same may become law.

ADJOURNMENT

On motion of Speaker Richard, the House adjourned until 10:00 a.m., Friday, April 30, 2010.

CORRECTION TO THE HOUSE JOURNAL

AFFIDAVIT

I, State Representative Scott Lipke, District 157, hereby state and affirm that my vote as recorded on Page 1155 of the Journal of the House for Wednesday, April 28, 2010 by which Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2009 was read the third time and passed as absent with leave was incorrectly recorded. Pursuant to House Rule 89, I ask that the Journal be corrected to show that I voted no. I further state and affirm that I was present in the House Chamber at the time this vote was taken, I did vote on this motion, and my vote was incorrectly recorded.

IN WITNESS WHEREOF, I have hereunto subscribed my hand to this affidavit on this 29th day of April 2010.

/s/ Scott Lipke
State Representative

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

Subscribed and sworn to before me this 29th day of April in the year 2010.

/s/ Patricia W. Parris
Notary Public

COMMITTEE MEETINGS

AGRI-BUSINESS

Tuesday, May 4, 2010, 8:30 a.m. Hearing Room 4.
Executive session may follow.
Public hearing to be held on: SCR 55

AGRICULTURE POLICY

Monday, May 3, 2010, 3:30 p.m. Hearing Room 4.
Executive session.

CORRECTIONS AND PUBLIC INSTITUTIONS

Monday, May 3, 2010, 2:00 p.m. Hearing Room 5.
Executive session may follow.
Public hearing to be held on: HCS SCS SB 778

ELECTIONS

Tuesday, May 4, 2010, 8:30 a.m. Hearing Room 5.
Executive session may follow.
Public hearing to be held on: SB 581

ENERGY AND ENVIRONMENT

Tuesday, May 4, 2010, 8:00 a.m. Hearing Room 1.
Executive session may follow.
Public hearing to be held on: HB 2350, SCR 56

FISCAL REVIEW

Tuesday, May 4, 2010, 9:00 a.m. House Chamber south gallery.

All bills referred to committee.

Executive session may follow.

FISCAL REVIEW

Wednesday, May 5, 2010, 9:00 a.m. House Chamber south gallery.

All bills referred to committee.

Executive session may follow.

FISCAL REVIEW

Thursday, May 6, 2010, 9:00 a.m. House Chamber south gallery.

All bills referred to committee.

Executive session may follow.

HIGHER EDUCATION

Tuesday, May 4, 2010, 8:00 a.m. Hearing Room 6.

Executive session may follow.

Public hearing to be held on: SCR 31, SS SJR 44, SS#3 SCS SJR 45

JUDICIARY

Monday, May 3, 2010, 2:30 p.m. Hearing Room 1.

Executive session.

RETIREMENT

Tuesday, May 4, 2010, 12:00 p.m. Hearing Room 3.

Executive session may follow.

Public hearing to be held on: HB 1715, SS SB 714

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

Monday, May 3, 2010, Hearing Room 4 upon afternoon adjournment.

Any bills referred to committee.

Possible Executive session.

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

Tuesday, May 4, 2010, Hearing Room 4 upon afternoon adjournment.

Any bills referred to committee.

Possible Executive session.

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

Wednesday, May 5, 2010, Hearing Room 4 upon afternoon adjournment.

Any bills referred to committee.

Possible Executive session.

SPECIAL STANDING COMMITTEE ON GENERAL LAWS

Tuesday, May 4, 2010, Hearing Room 4 upon morning recess.

Executive session may be held.

Public hearing to be held on: SS SCS SB 793, SB 860

WAYS AND MEANS

Monday, May 3, 2010, House Chamber south gallery upon afternoon adjournment.

Executive session. CORRECTED

HOUSE CALENDAR

SIXTY-SECOND DAY, FRIDAY, APRIL 30, 2010

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 45, 69 & 70 - Kingery

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HCS HJR 94 - Dethrow

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 HB 1960 - Ruestman
- 6 HCS#2 HB 1812 - Kingery
- 7 HCS HB 1905 - Wilson (130)
- 8 HB 1945 - Brown (149)
- 9 HB 2250 - Curls
- 10 HCS HB 1238 - Davis
- 11 HCS HB 1383 - Nolte
- 12 HCS HB 1451 - Lipke
- 13 HCS HB 1833 - Munzlinger
- 14 HCS HB 2388 - Wasson
- 15 HB 1647 - Cooper
- 16 HB 1911 - Schad
- 17 HCS HB 2042 - Brown (30)
- 18 HCS HB 2102 - Munzlinger
- 19 HCS HB 2152 - Hobbs
- 20 HCS#2 HB 2225 - Loehner
- 21 HCS HB 1583 - Jones (117)
- 22 HCS HB 1725 - Davis

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1625 - Nance

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 77, (4-21-10, Pages 1036-1037) - Franz

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HCS HJR 63 - Parson

HOUSE BILLS FOR THIRD READING

HCS HB 2156 - Molendorp

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 1994 - Zerr

HOUSE BILLS FOR THIRD READING - CONSENT - INFORMAL

HB 1538 - Dusenberg

SENATE BILLS FOR SECOND READING

- 1 SS SB 1007
- 2 SB 1026

SENATE BILLS FOR THIRD READING - CONSENT

- 1 SB 649 - Brandom
- 2 SB 758 - Leara
- 3 SCS SB 772 - Cunningham
- 4 HCS SB 851 - Parson
- 5 HCS SCS SB 942 - Dieckhaus

SENATE BILLS FOR THIRD READING

- 1 HCS SCS SB 733, E.C. - Kingery
- 2 HCS SCS SB 754 - Wasson
- 3 HCS SB 987 - Hobbs
- 4 SS SB 578 - Flook
- 5 HCS SS SCS SBs 586 & 617 - Emery
- 6 SCS SB 630 - Jones (117)
- 7 SCS SB 644 - Conway
- 8 SB 771 - Wilson (119)

- 9 HCS SCS SB 774 - Riddle
- 10 HCS SCS SBs 842, 799 & 809 - Stream
- 11 HCS SB 795 - Loehner
- 12 HCS SS SCS SB 605, E.C. - Stevenson
- 13 HCS SB 739 - Pratt
- 14 HCS SCS SB 777 - Jones (89)
- 15 HCS SB 791, E.C. - Emery

HOUSE BILLS WITH SENATE AMENDMENTS

- 1 SCS HB 1677, E.C. - Hoskins (80)
- 2 HB 1336, SA 1 - Brandom
- 3 HB 1691, SA 1, SA 2 - Kraus
- 4 SCS HB 1941, as amended - Parson
- 5 HB 1942, SA 1 - Parson
- 6 HB 1643, SA1, SA2 - Brown (50)
- 7 SS HCS HB 1806, as amended, E.C. - Franz
- 8 SCS HB 1612 - Molendorp
- 9 SCS HCS HB 2297, as amended - Molendorp
- 10 HCS HB 1977, SA1, SA2 - Wasson
- 11 SS SCS HB 2317, as amended, E.C. - Tracy
- 12 SCS HB 1392 - Kirkton
- 13 SCS HB 1892 - Nasheed
- 14 SS HCS HB 1848 - Holsman
- 15 SCS HCS HB 1903, E.C. - Icet
- 16 SS#2 HB 1268, as amended, E.C. - Meiners
- 17 SS SCS HB 1442, as amended, E.C. - Jones (89)

SENATE CONCURRENT RESOLUTIONS

- 1 HCS SCR 36, (4-13-10, Page 943) - Icet
- 2 SCR 33, (3-24-10, Pages 676-677) - Cunningham
- 3 HCS SCR 54, (4-20-10, Pages 1019-1020) - Allen

HOUSE BILLS TAKEN FROM COMMITTEE PER CONSTITUTION - INFORMAL

- 1 HB 2116 - Still
- 2 HCS HB 2300 - Wilson (130)

SENATE BILLS TAKEN FROM COMMITTEE PER CONSTITUTION - INFORMAL

- SS#2 SCS SB 577 - Wilson (130)