

# JOURNAL OF THE HOUSE

Second Regular Session, 98th GENERAL ASSEMBLY

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FORTIETH DAY, WEDNESDAY, MARCH 16, 2016

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Msgr. Robert A. Kurwicki, Chaplain.

*Be not deceived; God is not mocked: for whatsoever a man soweth, that shall he also reap. (Galatians 6:7)*

O Lord of Heaven and Earth, grant unto us once again the assurance of Your mighty presence as we bow in prayer. Inspire us with a firmer trust in You and with a sympathetic outreach of love and service toward all the people of our great State of Missouri.

Give to each one of us the realization that Your power is at work in the Show Me State moving in the direction of justice, peace, and love in the hearts of all cities. You are always with us and we pray You give us the strength to always be with You. Bless our State and as a people make us mindful of Your presence and keep us eager to do Your will.

And the House says, "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: Paige Forck, Ruth E. Curtman, Oliver Charles Randall Curtman, Sam Schaefer, Jacob Tellman, Baley Rackers, Colten Bryan, and Morgan Luebbering.

The Journal of the thirty-ninth day was approved as printed.

## SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

**HCR 115**, relating to state Medicaid expansion.

**HCR 116**, relating to MLS soccer in St. Louis.

**HCR 117**, relating to admitting refugees into the United States.

**HCR 118**, relating to access to reproductive healthcare.

**HCR 119**, relating to the United States Supreme Court.

**HCR 120**, relating to the Joint Comprehensive Plan of Action (JCPOA).

**HCR 121**, relating to the submission of an amendment to the United States Constitution concerning life.

**HCR 122**, relating to the calling of a special session of the General Assembly in September 2016 concerning property taxes.

**HCR 123**, relating to Missouri sheltered workshops.

### **SECOND READING OF HOUSE JOINT RESOLUTIONS**

The following House Joint Resolutions were read the second time:

**HJR 105**, relating to the conservation sales tax.

**HJR 106**, relating to a convenience clause as a method to pass legislation at an earlier date.

**HJR 107**, relating to a convenience clause as a method to pass legislation at an earlier date.

**HJR 108**, relating to judicial procedure.

**HJR 109**, relating to taxation of constitutional rights.

**HJR 110**, relating to the validity of marriage.

**HJR 111**, relating to political free speech.

### **SECOND READING OF HOUSE BILLS**

The following House Bills were read the second time:

**HB 2745**, relating to campaign finance, with a delayed effective date and penalty provisions.

**HB 2746**, relating to zinc fertilizers.

**HB 2747**, relating to the prohibition of the sale of ivory, with penalty provisions.

**HB 2748**, relating to voter registration.

**HB 2749**, relating to the removal of elected officials from public office.

**HB 2750**, relating to MO HealthNet managed care.

**HB 2751**, relating to the rights of utility customers.

**HB 2752**, relating to prosthetic devices, with a delayed effective date.

**HB 2753**, relating to disclosure of certain information by health carriers.

**HB 2754**, relating to marriage, with penalty provisions.

**HB 2755**, relating to tax credits.

**HB 2756**, relating to background checks for prospective employees of health care providers.

**HB 2757**, relating to the redesign and reissuance of license plates to commemorate the bicentennial of Missouri, with an emergency clause.

**HB 2758**, relating to salvage pool or salvage disposal sales, with a penalty provision.

**HB 2759**, relating to a benevolent tax credit for certain organizations.

**HB 2760**, relating to preference for Missouri businesses in state park management.

**HB 2761**, relating to closed primary elections.

**HB 2762**, relating to the creation of subdistricts in certain school districts.

**HB 2763**, relating to exemption of property in bankruptcy.

**HB 2764**, relating to mortgages.

**HB 2765**, relating to forcible entry and unlawful detainer.

**HB 2766**, relating to delinquent real estate payments.

**HB 2767**, relating to the designation of minority organ donor awareness week in Missouri.

**HB 2768**, relating to officers of towns and villages.

**HB 2769**, relating to prohibiting publishing of the name of lottery winners without written consent.

**HB 2770**, relating to abandoned property.

**HB 2771**, relating to direct appeals in certain civil cases.

**HB 2772**, relating to transportation of certain fugitives or other persons taken into custody with outstanding arrest warrants from another jurisdiction within this state.

**HB 2773**, relating to the establishment of a higher education tuition pilot program.

**HB 2774**, relating to dating violence education in schools.

**HB 2775**, relating to long-acting reversible contraceptives.

**HB 2776**, relating to fees in connection with sewer lines.

**HB 2777**, relating to fire protection districts.

**HB 2778**, relating to the probate code, with penalty provisions.

**HB 2779**, relating to elections.

**HB 2780**, relating to distributors of hypodermic needles.

**HB 2781**, relating to sports officials, with a penalty provision.

**HB 2782**, relating to the general assembly.

**HB 2783**, relating to diabetes awareness month.

**HB 2784**, relating to aircraft taxation.

**HB 2785**, relating to lifetime parole supervision for certain offenders.

**HB 2786**, relating to psychological evaluations for peace officers.

**HB 2787**, relating to peace officer training.

**HB 2788**, relating to automatic voter registration.

**HB 2789**, relating to requiring video cameras on uniformed police officers and police vehicles.

**HB 2790**, relating to a visiting scholars certificate.

**HB 2791**, relating to gender definitions.

**HB 2792**, relating to electrical corporations.

**HB 2793**, relating to pawnbrokers.

**HB 2794**, relating to public nuisance, with penalty provisions.

**HB 2795**, relating to the tobacco master settlement agreement, with an emergency clause.

**HB 2796**, relating to the Missouri division of fire safety.

**HB 2797**, relating to electric shock drowning prevention, with penalty provisions.

**HB 2798**, relating to law enforcement officer residency requirements.

**HB 2799**, relating to county employee residency requirements.

**HB 2800**, relating to senators who represent Missouri in the United States Senate.

**HB 2801**, relating to qualifications for the office of sheriff.

**HB 2802**, relating to the equal opportunity of home school students to participate in public school activities.

**HB 2803**, relating to instruction in human sexuality.

**HB 2804**, relating to the donated food tax credit.

**HB 2805**, relating to public bodies participating in land clearance projects.

**HB 2806**, relating to the Missouri family leave act.

**HB 2807**, relating to the assets of the achieving a better life experience program.

**HB 2808**, relating to the public service commission, with a delayed effective date for certain sections.

**HB 2809**, relating to local sales taxes.

**HB 2810**, relating to physicians providing sports medicine services.

**HB 2811**, relating to out-of-network billing for physician services.

**HB 2812**, relating to letter rulings for unclaimed property.

**HB 2813**, relating to the deaf child's bill of rights.

**HB 2814**, relating to electrical safety on docks.

**HB 2815**, relating to presidential candidate campaign visits.

**HB 2816**, relating to ratemaking for public utilities, with an emergency clause.

**HB 2817**, relating to the regional convention and sports complex authority.

**HB 2818**, relating to juvenile officers.

**HB 2819**, relating to the modification of a jury's verdict by a court in tort actions based on improper health care.

**HB 2820**, relating to the MO HealthNet patient-centered care act, with penalty provisions.

**HB 2821**, relating to statutory aggravating circumstances in first degree murder cases.

**HB 2822**, relating to travel expense reimbursement at public institutions of higher education.

**HB 2823**, relating to funding for infrastructure in disrepair.

**HB 2824**, relating to traffic capacity of roads.

**HB 2825**, relating to the political free speech and campaign finance reform act.

**HB 2826**, relating to boards of record control.

**HB 2827**, relating to the state board of education, with a penalty provision.

**HB 2828**, relating to the state board of education, with a penalty provision.

**HB 2829**, relating to municipalities under financial distress.

**HB 2830**, relating to earnings taxes.

**HB 2831**, relating to the official baseball team of Missouri.

#### **PERFECTION OF HOUSE BILLS**

**HCS HB 1776**, relating to bingo, was taken up by Representative Engler.

On motion of Representative Engler, **HCS HB 1776** was adopted.

On motion of Representative Engler, **HCS HB 1776** was ordered perfected and printed.

**HCS HB 2108**, relating to tax returns of information, was taken up by Representative Alferman.

On motion of Representative Alferman, **HCS HB 2108** was adopted.

On motion of Representative Alferman, **HCS HB 2108** was ordered perfected and printed.

**HCS HB 2029**, relating to step therapy for prescription drugs, was taken up by Representative Hoskins.

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

*House Amendment No. 1*

AMEND House Committee Substitute for House Bill No. 2029, Page 2, Section 376.2030, Lines 23 and 24, by deleting the words "**an insurer or health plan**" and inserting in lieu thereof the words "**a health carrier or health benefit plan**"; and

Further amend said bill and page, Section 376.2034, Lines 17 and 18, by deleting all of said lines from the bill and inserting in lieu thereof the words "**his or her current or previous health insurance or health benefit plan**"; and

Further amend said bill and section, Page 3, Line 20, by inserting immediately after the word "**event**," the word "**or**"; and

Further amend said bill, page and section, Lines 21 and 22, by deleting all of said lines from the bill; and

Further amend said bill, page and section, Line 23, by deleting the number "**(5)**" and inserting in lieu thereof the number "**(4)**"; and

Further amend said bill, page and section, Lines 32 through 38, by deleting all of said lines and inserting in lieu thereof the following:

- "5. (1) The health carrier, health benefit plan, or utilization review organization shall:**
- (a) Acknowledge receipt of a step therapy override exception request or an appeal related to such request and indicate if relevant supporting documentation is needed within thirty-six hours of receipt; and**
  - (b) Grant or deny the step therapy override exception request or an appeal related to such request within three business days of receipt of the request or appeal or receipt of the supporting documentation.**
- (2) If exigent circumstances exist, a health carrier, health benefit plan, or utilization review organization shall:**
- (a) Acknowledge receipt of a step therapy override exception request or an appeal related to such request and indicate if relevant supporting documentation is needed within twelve hours of receipt; and**
  - (b) Grant or deny the step therapy override exception request or an appeal within one business day of receipt of the request or appeal or receipt of the supporting documentation.**

**If an insurer, health plan, or utilization review organization does not grant or deny the step therapy override exception or the appeal related to such request within the time allotted under this subsection, the step therapy override exception request or the appeal related to such request shall be deemed granted."**; and

Further amend said bill, page and section, Line 41, by deleting the words "**an AB-rated generic equivalent**" and inserting in lieu thereof the following:

**"a generic equivalent, as permitted under section 338.056,"**; and

Further amend said bill, Page 3, Section 376.2036, Lines 2 through 10, by deleting all of said lines from the bill and inserting in lieu thereof the following:

**"financial institutions and professional registration shall enforce sections 376.2030 to 376.2036."**; and

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

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

On motion of Representative Hoskins, **HCS HB 2029, as amended**, was adopted.

On motion of Representative Hoskins, **HCS HB 2029, as amended**, was ordered perfected and printed.

**HCS HB 2402**, relating to administrative rules for the regulation of hospitals, was taken up by Representative Bondon.

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

*House Amendment No. 1*

AMEND House Committee Substitute for House Bill No. 2402, In the Title, Line 3, by deleting the word "hospitals" and inserting in lieu thereof the word "healthcare facilities"; and

Further amend said substitute, Page 1, Section A, Line 2, by inserting immediately after said line the following:

"197.315. 1. Any person who proposes to develop or offer a new institutional health service within the state must obtain a certificate of need from the committee prior to the time such services are offered.

2. Only those new institutional health services which are found by the committee to be needed shall be granted a certificate of need. Only those new institutional health services which are granted certificates of need shall be offered or developed within the state. No expenditures for new institutional health services in excess of the applicable expenditure minimum shall be made by any person unless a certificate of need has been granted.

3. After October 1, 1980, no state agency charged by statute to license or certify health care facilities shall issue a license to or certify any such facility, or distinct part of such facility, that is developed without obtaining a certificate of need.

4. If any person proposes to develop any new institutional health care service without a certificate of need as required by sections 197.300 to 197.366, the committee shall notify the attorney general, and he shall apply for an injunction or other appropriate legal action in any court of this state against that person.

5. After October 1, 1980, no agency of state government may appropriate or grant funds to or make payment of any funds to any person or health care facility which has not first obtained every certificate of need required pursuant to sections 197.300 to 197.366.

6. A certificate of need shall be issued only for the premises and persons named in the application and is not transferable except by consent of the committee.

7. Project cost increases, due to changes in the project application as approved or due to project change orders, exceeding the initial estimate by more than ten percent shall not be incurred without consent of the committee.

8. Periodic reports to the committee shall be required of any applicant who has been granted a certificate of need until the project has been completed. The committee may order the forfeiture of the certificate of need upon failure of the applicant to file any such report.

9. A certificate of need shall be subject to forfeiture for failure to incur a capital expenditure on any approved project within six months after the date of the order. The applicant may request an extension from the committee of not more than six additional months based upon substantial expenditure made.

10. Each application for a certificate of need must be accompanied by an application fee. The time of filing commences with the receipt of the application and the application fee. The application fee is one thousand dollars, or one-tenth of one percent of the total cost of the proposed project, whichever is greater. All application

fees shall be deposited in the state treasury. Because of the loss of federal funds, the general assembly will appropriate funds to the Missouri health facilities review committee.

11. In determining whether a certificate of need should be granted, no consideration shall be given to the facilities or equipment of any other health care facility located more than a fifteen-mile radius from the applying facility.

12. When a nursing facility shifts from a skilled to an intermediate level of nursing care, it may return to the higher level of care if it meets the licensure requirements, without obtaining a certificate of need.

13. In no event shall a certificate of need be denied because the applicant refuses to provide abortion services or information.

14. A certificate of need shall not be required for the transfer of ownership of an existing and operational health facility in its entirety.

15. A certificate of need may be granted to a facility for an expansion, an addition of services, a new institutional service, or for a new hospital facility which provides for something less than that which was sought in the application.

16. The provisions of this section shall not apply to facilities operated by the state, and appropriation of funds to such facilities by the general assembly shall be deemed in compliance with this section, and such facilities shall be deemed to have received an appropriate certificate of need without payment of any fee or charge. **The provisions of this subsection shall not apply to hospitals operated by the state and licensed under chapter 197, except for department of mental health state-operated psychiatric hospitals.**

17. Notwithstanding other provisions of this section, a certificate of need may be issued after July 1, 1983, for an intermediate care facility operated exclusively for the intellectually disabled.

18. To assure the safe, appropriate, and cost-effective transfer of new medical technology throughout the state, a certificate of need shall not be required for the purchase and operation of:

(1) Research equipment that is to be used in a clinical trial that has received written approval from a duly constituted institutional review board of an accredited school of medicine or osteopathy located in Missouri to establish its safety and efficacy and does not increase the bed complement of the institution in which the equipment is to be located. After the clinical trial has been completed, a certificate of need must be obtained for continued use in such facility; or

(2) **Equipment that is to be used by an academic health center operated by the state in furtherance of its research or teaching missions.**"; and

Further amend said substitute, Page 3, Section 536.031, Line 35, by inserting immediately after said line the following:

"Section B. Because immediate action is necessary to preserve access to quality health care facilities for the citizens of Missouri, the repeal and reenactment of section 197.315 of section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of section 197.315 of section A of this act shall be in full force and effect upon its passage and approval."; and

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

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

On motion of Representative Bondon, **HCS HB 2402, as amended**, was adopted.

On motion of Representative Bondon, **HCS HB 2402, as amended**, was ordered perfected and printed.

**HCS HB 2453**, to authorize the conveyance of property owned by the state in Buchanan County to the City of St. Joseph, was taken up by Representative Johnson.

On motion of Representative Johnson, **HCS HB 2453** was adopted.

On motion of Representative Johnson, **HCS HB 2453** was ordered perfected and printed.

**HCS HB 1976**, relating to service contracts, was taken up by Representative Hoskins.

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

*House Amendment No. 1*

AMEND House Committee Substitute for House Bill No. 1976, Page 1, In the Title, Line 3, by deleting the words, "service contracts" and inserting in lieu thereof the words, "motor vehicle services"; and

Further amend said bill, Page 9, Section 385.306, Line 59, by inserting immediately after said line the following:

**"385.500. 1. As used in this section, the following terms shall mean:**

- (1) "Law enforcement officer", any public servant, other than a patrol officer, who is defined as a law enforcement officer under section 556.061;
- (2) "Motor club", any person, partnership, corporation, fiduciary, association or other entity that, for consideration, promises services, including emergency roadside assistance and towing services, to persons who are members of the motor club;
- (3) "Patrol officer", a Missouri state highway patrol officer;
- (4) "Tow list", a list of approved towing companies compiled, maintained, and utilized by the Missouri state highway patrol or its designee;
- (5) "Tow management company", any sole proprietorship, partnership, corporation, fiduciary, association, or other business entity that manages towing logistics for government agencies or motor clubs;
- (6) "Tow truck", a rollback or car carrier, wrecker, or tow truck as defined under section 301.010;
- (7) "Towing", moving or removing, or the preparation therefor, of a vehicle by another vehicle for which a service charge is made, either directly or indirectly, including any dues or other charges of clubs or associations which provide towing services;
- (8) "Towing company", any person, partnership, corporation, fiduciary, association, or other entity that operates a wrecker or towing service as defined under section 301.010.

**2. In authorizing a towing company to perform services, any patrol officer within the officer's jurisdiction may utilize the services of a tow management company or tow list, provided:**

- (1) The Missouri state highway patrol is under no obligation to include or retain the services of any towing company in any contract or agreement with a tow management company or any tow list established pursuant to this section. A towing company is subject to removal from a tow list at any time;
- (2) Notwithstanding any other provision of law or any regulation established pursuant to this section, an owner or operator's request for a specific towing company shall be honored by the Missouri state highway patrol unless:
  - (a) The requested towing company cannot or does not respond in a reasonable time, as determined by a law enforcement officer; or
  - (b) The vehicle to be towed poses an immediate traffic hazard, as determined by a law enforcement officer.

**3. A patrol officer shall not use a towing company located outside of Missouri under this section except under the following circumstances:**

- (1) A state or federal emergency has been declared; or
- (2) The driver or owner of the vehicle or a motor club, of which the driver or owner is a member requests a specific out-of-state towing company.

4. Any towing company or tow truck arriving at the scene of an accident that has not been called by a patrol officer, a law enforcement officer, or the driver or owner of the vehicle or his or her authorized agent or a motor club, of which the driver or owner is a member shall be prohibited from towing the vehicle from the scene of the accident, unless the towing company or tow truck operator is rendering emergency aid in the interest of public safety, or is operating during a declared state of emergency under section 44.100.

5. A tow truck operator that stops and tows a vehicle from the scene of an accident in violation of subsection 4 of this section shall be guilty of a class D misdemeanor upon conviction or pleading guilty for the first violation, and such tow truck shall be subject to impounding. The penalty for a second violation shall be a class A misdemeanor, and the penalty for any third or subsequent violation shall be a class D felony. A violation of this section shall not preclude the tow truck operator from being charged with tampering under chapter 569.

6. The provisions of this section shall also apply to motor vehicles towed under section 304.155 or 304.157.

**385.505. 1.** A towing company operating a tow truck pursuant to the authority granted in section 304.155, 304.157, or 385.500 shall:

(1) Have and occupy a verifiable business address and display such address in a location visible from the street or road;

(2) Have a fenced, secure, and lighted storage lot or an enclosed, secure building for the storage of motor vehicles;

(3) Be open or available for a minimum of eight hours per day between the hours of 7:00 a.m. and 7:00 p.m. Monday through Friday for a customer or his or her authorized agent to view or retrieve a vehicle with no additional fees charged to view or retrieve a vehicle during these regular business hours;

(4) Be available twenty-four hours a day, seven days a week. Availability shall mean that an employee of the towing company or an answering service answered by a person is able to respond to a tow request;

(5) Have and maintain an operational telephone with the telephone number published or available through directory assistance;

(6) Maintain a valid insurance policy issued by an insurer authorized to do business in this state, or a bond or other acceptable surety providing coverage for the death of, or injury to, persons and damage to property for each accident or occurrence in the amount of at least five hundred thousand dollars per incident;

(7) Provide workers' compensation insurance for all employees of the towing company if required by chapter 287;

(8) Maintain current motor vehicle registrations on all tow trucks currently operated within the towing company fleet; and

(9) Post at its place of business and make available upon request to consumers a rate sheet listing all current rates applicable to towing services provided under this chapter.

2. The initial tow performed under section 304.155, 304.157, or 385.500 shall remain in the state of Missouri unless authorized by the vehicle owner or his or her agent.

3. Counties may adopt ordinances with respect to towing company standards in addition to the minimum standards contained in this section.

4. Notwithstanding any provision of the law to the contrary, unless notified by a law enforcement agency that a motor vehicle is being preserved as evidence, a storage lot facility or towing company shall allow insurance adjusters access to and allow inspection of a motor vehicle, without charge, at any time during the towing company's or storage lot facility's normal working hours.

5. When a motor vehicle has been transferred to a towing company storage lot or a vehicle storage facility, such vehicle shall not be transferred from the towing company storage lot or vehicle storage facility without providing the owner of such vehicle twenty-four hours advance notice of the planned transfer. The notification shall include the address of where the vehicle is being transferred to and all costs associated with moving the vehicle to a different storage lot or vehicle storage facility."; and

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

Representative Carpenter raised a point of order that **House Amendment No. 1** is not germane to the bill.

The Chair ruled the point of order not well taken.

Representative Johnson assumed the Chair.

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

On motion of Representative Hoskins, **HCS HB 1976, as amended**, was adopted.

On motion of Representative Hoskins, **HCS HB 1976, as amended**, was ordered perfected and printed.

**HCS HB 1788**, relating to the highways and transportation commission, was taken up by Representative Rone.

Speaker Richardson resumed the Chair.

On motion of Representative Rone, **HCS HB 1788** was adopted.

On motion of Representative Rone, **HCS HB 1788** was ordered perfected and printed.

#### **PERFECTION OF HOUSE BILLS - APPROPRIATIONS**

**HCS HB 2014**, to appropriate money for supplemental purposes for the expenses, grants, and distributions of the several departments and offices of state government, was taken up by Representative Flanigan.

On motion of Representative Flanigan, **HCS HB 2014** was adopted.

On motion of Representative Flanigan, **HCS HB 2014** was ordered perfected and printed.

On motion of Representative Cierpiot, the House recessed until 2:30 p.m.

#### **AFTERNOON SESSION**

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

Representative Cierpiot suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 083

Alferman  
Burlison

Basye  
Burns

Bernskoetter  
Butler

Bondon  
Cierpiot

Brown 94  
Cookson

Crawford	Cross	Curtman	Entlicher	Fitzwater 144
Flanigan	Fraker	Frederick	Gannon	Green
Haefner	Hansen	Harris	Hicks	Hinson
Hoskins	Houghton	Hubbard	Hubrecht	Hurst
Justus	Kelley	Koenig	Korman	Kratky
Lant	Lauer	Lavender	Lichtenegger	Love
May	McCaherty	McDaniel	McDonald	McGaugh
McGee	McNeil	Messenger	Mitten	Montecillo
Morris	Neely	Newman	Norr	Parkinson
Pfausch	Phillips	Pietzman	Pike	Plocher
Pogue	Redmon	Rehder	Reiboldt	Remole
Rizzo	Roden	Roeber	Rone	Ross
Rowden	Rowland 155	Shull	Solon	Sommer
Taylor 139	Taylor 145	Vescovo	White	Wiemann
Wilson	Zerr	Mr. Speaker		

NOES: 003

Barnes	Curtis	Smith
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PRESENT: 066

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Beard	Berry	Black
Brown 57	Colona	Conway 10	Conway 104	Corlew
Cornejo	Davis	Dogan	Dohrman	Dugger
Dunn	Eggleston	Engler	English	Fitzpatrick
Fitzwater 49	Franklin	Higdon	Hill	Hough
Hummel	Johnson	Jones	Kendrick	Kidd
King	Kirkton	Kolkmeyer	LaFaver	Lair
Leara	Lynch	Marshall	Mathews	McCann Beatty
Meredith	Miller	Mims	Moon	Morgan
Muntzel	Nichols	Pace	Peters	Pierson
Rhoads	Rowland 29	Runions	Ruth	Shumake
Spencer	Swan	Walker	Walton Gray	Webber
Wood				

ABSENT: 010

Allen	Brattin	Carpenter	Chipman	Ellington
Gardner	Haahr	McCreery	Otto	Shaul

VACANCIES: 001

## PERFECTION OF HOUSE JOINT RESOLUTIONS

**HJR 58**, relating to bingo, was taken up by Representative Brown (57).

On motion of Representative Brown (57), **HJR 58** was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Rule 17:

AYES: 150

Adams	Allen	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Barnes	Basye

Beard	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Burlison	Burns
Butler	Chipman	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	Dogan	Dohrman
Dugger	Dunn	Eggleston	Engler	English
Entlicher	Fitzpatrick	Fitzwater 144	Fitzwater 49	Flanigan
Fraker	Franklin	Frederick	Gannon	Green
Haefner	Hansen	Harris	Hicks	Higdon
Hill	Hinson	Hoskins	Hough	Houghton
Hubbard	Hubrecht	Hummel	Hurst	Johnson
Jones	Justus	Kelley	Kendrick	Kidd
King	Kirkton	Koenig	Kolkmeier	Korman
Kratky	LaFaver	Lair	Lant	Lauer
Lavender	Leara	Lichtenegger	Love	Lynch
Marshall	Mathews	May	McCaherty	McCann Beatty
McDaniel	McDonald	McGaugh	McGee	Meredith
Messenger	Miller	Mims	Mitten	Montecillo
Morgan	Morris	Muntzel	Neely	Nichols
Norr	Pace	Parkinson	Peters	Pfautsch
Phillips	Pierson	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Remole	Rhoads
Rizzo	Roden	Roerber	Rone	Ross
Rowden	Rowland 155	Rowland 29	Runions	Ruth
Shaul	Shull	Shumake	Smith	Solon
Sommer	Spencer	Swan	Taylor 139	Taylor 145
Vescovo	Walker	Walton Gray	Webber	White
Wiemann	Wilson	Wood	Zerr	Mr. Speaker

NOES: 005

Carpenter	McNeil	Moon	Newman	Pogue
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PRESENT: 002

Colona	Ellington
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ABSENT: 005

Alferman	Gardner	Haahr	McCreery	Otto
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VACANCIES: 001

### **ACTIONS PURSUANT TO ARTICLE IV, SECTION 27**

Representative Flanigan moved that **Section 2.030 of CCS SCS HCS HB 2, Appropriation 9235**, for the purpose of funding the Missouri Scholars and Fine Arts Academies, shall not be subject to any action pursuant to Article IV, Section 27, Subsection 1 of the Missouri Constitution, the actions of the Governor thereto notwithstanding.

Representative Barnes assumed the Chair.

Speaker Richardson resumed the Chair.

Representative Flanigan again moved that **Section 2.030 of CCS SCS HCS HB 2**, Appropriation 9235, for the purpose of funding the Missouri Scholars and Fine Arts Academies, shall not be subject to any action pursuant to Article IV, Section 27, Subsection 1 of the Missouri Constitution, the actions of the Governor thereto notwithstanding.

Which motion was adopted by the following vote:

AYES: 122

Alferman	Allen	Anderson	Andrews	Arthur
Austin	Bahr	Barnes	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Brown 94	Burlison	Burns	Chipman	Cierpiot
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	Dogan
Dohrman	Dugger	Eggleston	Ellington	Engler
English	Entlicher	Fitzpatrick	Fitzwater 144	Fitzwater 49
Flanigan	Fraker	Franklin	Frederick	Gannon
Haefner	Hansen	Harris	Hicks	Higdon
Hill	Hinson	Hoskins	Hough	Houghton
Hubrecht	Hurst	Johnson	Jones	Justus
Kelley	Kendrick	Kidd	King	Koenig
Kolkmeyer	Korman	LaFaver	Lair	Lant
Lauer	Leara	Lichtenegger	Love	Lynch
Mathews	McCaherty	McDaniel	McGaugh	Messenger
Miller	Montecillo	Moon	Morris	Muntzel
Neely	Parkinson	Pfausch	Phillips	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt
Remole	Rhoads	Roden	Roerber	Rone
Ross	Rowden	Rowland 155	Ruth	Shaul
Shull	Shumake	Solon	Sommer	Spencer
Swan	Taylor 139	Taylor 145	Vescovo	Walker
Webber	White	Wiemann	Wilson	Wood
Zerr	Mr. Speaker			

NOES: 035

Adams	Anders	Butler	Carpenter	Colona
Conway 10	Dunn	Green	Hubbard	Hummel
Kirkton	Kratky	Lavender	Marshall	May
McCann Beatty	McDonald	McGee	McNeil	Meredith
Mims	Mitten	Morgan	Newman	Nichols
Norr	Pace	Peters	Pierson	Pogue
Rizzo	Rowland 29	Runions	Smith	Walton Gray

PRESENT: 000

ABSENT: 005

Basye	Gardner	Haahr	McCreery	Otto
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VACANCIES: 001

Representative Flanigan moved that **Section 10.710** of **CCS SCS HCS HB 10**, Appropriation 9859, for Brain Injury Waiver Services, shall not be subject to any action pursuant to Article IV, Section 27, Subsection 1 of the Missouri Constitution, the actions of the Governor thereto notwithstanding.

Which motion was adopted by the following vote:

AYES: 127

Alferman	Allen	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Barnes	Beard
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 57	Brown 94	Burlison	Burns	Chipman
Cierpiot	Conway 104	Cookson	Corlew	Cornejo
Crawford	Curtis	Curtman	Davis	Dogan
Dohrman	Dugger	Eggleston	Engler	English
Entlicher	Fitzpatrick	Fitzwater 144	Fitzwater 49	Flanigan
Fraker	Franklin	Frederick	Gannon	Green
Haefner	Hansen	Harris	Hicks	Higdon
Hill	Hinson	Hoskins	Hough	Houghton
Hubrecht	Hurst	Johnson	Jones	Justus
Kelley	Kendrick	Kidd	King	Koenig
Kolkmeier	Korman	LaFaver	Lair	Lant
Lauer	Leara	Lichtenegger	Love	Lynch
Mathews	McCaherty	McDaniel	McGaugh	Meredith
Messenger	Miller	Mims	Montecillo	Moon
Morris	Muntzel	Neely	Nichols	Parkinson
Peters	Pfautsch	Phillips	Pietzman	Pike
Plocher	Redmon	Rehder	Reiboldt	Remole
Rhoads	Roden	Roerber	Rone	Ross
Rowden	Rowland 155	Rowland 29	Ruth	Shaul
Shull	Shumake	Solon	Sommer	Spencer
Swan	Taylor 139	Taylor 145	Vescovo	Walker
Webber	White	Wiemann	Wilson	Wood
Zerr	Mr. Speaker			

NOES: 029

Adams	Butler	Carpenter	Colona	Conway 10
Dunn	Ellington	Hubbard	Hummel	Kirkton
Kratky	Lavender	Marshall	May	McCann Beatty
McDonald	McGee	McNeil	Mitten	Morgan
Newman	Norr	Pace	Pierson	Pogue
Rizzo	Runions	Smith	Walton Gray	

PRESENT: 000

ABSENT: 006

Basye	Cross	Gardner	Haahr	McCreery
Otto				

VACANCIES: 001

## PERFECTION OF HOUSE BILLS

**HCS HB 2194**, relating to the renewal of insurance policies, was taken up by Representative Hoskins.

Representative Johnson resumed the Chair.

On motion of Representative Hoskins, **HCS HB 2194** was adopted.

On motion of Representative Hoskins, **HCS HB 2194** was ordered perfected and printed.

**HB 1936**, relating to the authority of sheriffs and deputy sheriffs to render assistance in other counties, was taken up by Representative Wilson.

On motion of Representative Wilson, **HB 1936** was ordered perfected and printed.

**HB 2591**, relating to the designation of a memorial highway, was taken up by Representative Richardson.

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

### *House Amendment No. 1*

AMEND House Bill No. 2591, Page 1, Section 227.442, Line 5, by inserting after all of said line the following:

**"227.529. The portion of U.S. Highway 67 from Route M traveling north to U.S. Highway 67/60 Interchange through the city of Poplar Bluff in Butler County shall be designated as the "SSgt Eric W. Summers Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs of such designation to be paid for by private donation.";** and

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

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

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

### *House Amendment No. 2*

AMEND House Bill No. 2591, Page 1, In the Title, Lines 2-3, by deleting the words "designation of a memorial highway" and inserting in lieu thereof the words "naming of highways and bridges"; and

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

**"227.218. 1. The highways and transportation commission may issue a request for proposals to sell or lease naming rights for a particular segment of highway or a for a bridge to the best qualified bidder. All contracts for the sale or lease of naming rights shall be first approved by the highways and transportation commission and then approved by the joint committee on transportation. The highways and transportation commission and the joint committee on transportation may disapprove a contract for any reason. The proceeds of a sale or lease of naming rights shall be deposited into the state road fund.**

2. The purchaser or lessee of a naming right shall pay the cost of erecting, maintaining, and removing signage as well as an annual fee as determined by the proposal.

3. The term of contract for naming rights shall not exceed ten years and may be shorter at the discretion of the highways and transportation commission. The purchaser or lessee of a naming right shall have an option of early termination.

4. No naming rights shall be sold or leased for any segment of roadway or bridge that has been designated prior to August 28, 2016, as a named memorial highway or bridge under this chapter or through the joint committee on transportation approval process established under section 227.297.

5. The department of transportation may promulgate all necessary rules and regulations for the administration 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 to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2016, shall be invalid and void.

6. The provisions of this section shall expire on December 31, 2036."; and

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

**House Amendment No. 2** was withdrawn.

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

*House Amendment No. 3*

AMEND House Bill No. 2591, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

**"227.434. The portion of U.S. Highway 50 from Main Street Road to the intersection of U.S. Highway 65 in Pettis County shall be designated "LeRoy Van Dyke Highway". The department of transportation shall erect and maintain appropriate signs designating such highway with the costs to be paid by private donations.**

**227.438. The portion of U.S. Highway 50 from the intersection with U.S. Highway 65 continuing east to the Air Center Circle in Pettis County shall be designated as the "Scott Joplin Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway with the costs to be paid by private donations."; and**

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

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

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

*House Amendment No. 4*

AMEND House Bill No. 2591, Page 1, In the Title, Line 3, by deleting the words "**a memorial highway**" and inserting in lieu thereof the word "**highways**"; and

Further amend said bill, Page 1, Section 227.442, Line 5, by inserting after all of said section and line the following:

"227.433. The portion of U.S. Highway 61 from the intersection with Warren Barrett Drive continuing north through the city of Hannibal to County Road 407 in Marion County shall be designated as the "Tom Boland Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid for by private donations."; and

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

On motion of Representative Shumake, **House Amendment No. 4** was adopted.

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

*House Amendment No. 5*

AMEND House Bill No. 2591, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"227.411. The portion of Business Highway 37 in Barry County within the city limits of Cassville shall be designated as the "Senator Emory Melton Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs for such designation to be paid for by private donation."; and

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

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

On motion of Representative Richardson, **HB 2591, as amended**, was ordered perfected and printed.

**HB 1620, with House Committee Amendment No. 1**, relating to family law proceedings, was taken up by Representative Kelley.

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

On motion of Representative Kelley, **HB 1620, as amended**, was ordered perfected and printed.

**THIRD READING OF HOUSE CONCURRENT RESOLUTIONS**

**HCS HCR 73**, relating to the designation of "Cystic Fibrosis Awareness Month" in Missouri, was taken up by Representative Rhoads.

On motion of Representative Rhoads, **HCS HCR 73** was adopted.

On motion of Representative Rhoads, **HCS HCR 73** was read the third time and passed by the following vote:

AYES: 146

Adams	Alferman	Allen	Anders	Anderson
Andrews	Arthur	Austin	Bahr	Barnes
Beard	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Burlison	Burns
Butler	Carpenter	Chipman	Cierpiot	Colona
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
Dogan	Dohrman	Dugger	Dunn	Eggleston
Ellington	English	Entlicher	Fitzpatrick	Fitzwater 144
Flanigan	Fraker	Franklin	Frederick	Gannon
Green	Haefner	Hansen	Harris	Hicks
Hill	Hough	Houghton	Hubbard	Hubrecht
Hummel	Hurst	Johnson	Jones	Kelley
Kendrick	Kidd	King	Kirkton	Koenig
Kolkmeyer	Korman	Kratky	LaFaver	Lair
Lant	Lauer	Lavender	Leara	Lichtenegger
Love	Lynch	Marshall	Mathews	May
McCaherty	McCann Beatty	McDaniel	McDonald	McGaugh
McGee	McNeil	Meredith	Messenger	Miller
Mims	Mitten	Montecillo	Moon	Morgan
Morris	Muntzel	Neely	Newman	Nichols
Norr	Pace	Peters	Pfautsch	Phillips
Pierson	Pike	Plocher	Redmon	Rehder
Reiboldt	Remole	Rhoads	Rizzo	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Shaul	Shull	Shumake	Smith
Solon	Sommer	Spencer	Swan	Taylor 139
Taylor 145	Vescovo	Walker	Walton Gray	Webber
White	Wiemann	Wilson	Wood	Zerr
Mr. Speaker				

NOES: 000

PRESENT: 001

Pogue

ABSENT: 015

Basye	Engler	Fitzwater 49	Gardner	Haahr
Higdon	Hinson	Hoskins	Justus	McCreery
Otto	Parkinson	Pietzman	Roden	Rowden

VACANCIES: 001

Representative Johnson declared the bill passed.

## HOUSE RESOLUTIONS

**HR 69**, relating to the designation of April 26 as “Senior Citizen Ladder Safety Awareness Day” in Missouri, was taken up by Representative LaFaver.

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

*House Amendment No. 1*

AMEND House Resolution No. 69, Page 1, Line 1, by removing the word "senior" and inserting in lieu thereof the word "all"; and

Further amend said resolution and page, Line 6, by removing the word "senior"; and

Further amend said resolution and page, Line 12, by removing the phrase ", including senior ones,"; and

Further amend said resolution and page, Line 15, by removing the word "senior"; and

Further amend said resolution and page, Line 19, by removing the word "Senior Citizen"; and

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

On motion of Representative Richardson, **House Amendment No. 1** was adopted by the following vote, the ayes and noes having been demanded by Representative Fraker:

AYES: 144

Adams	Alferman	Allen	Anders	Anderson
Andrews	Arthur	Austin	Bahr	Barnes
Beard	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Burlison	Burns
Butler	Carpenter	Chipman	Cierpiot	Colona
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
Dogan	Dohrman	Dugger	Dunn	Ellington
Engler	English	Entlicher	Fitzpatrick	Fraker
Franklin	Frederick	Gannon	Green	Haefner
Hansen	Harris	Hicks	Hill	Hough
Houghton	Hubbard	Hubrecht	Hummel	Hurst
Johnson	Jones	Justus	Kelley	Kendrick
Kidd	King	Kirkton	Koenig	Kolkmeyer
Korman	Kratky	LaFaver	Lair	Lant
Lauer	Lavender	Leara	Lichtenegger	Love
Lynch	Mathews	May	McCaherty	McCann Beatty
McDaniel	McDonald	McGaugh	McGee	McNeil
Meredith	Messenger	Miller	Mims	Mitten
Montecillo	Morgan	Morris	Muntzel	Neely
Newman	Nichols	Norr	Pace	Parkinson
Peters	Pfautsch	Phillips	Pierson	Pike
Plocher	Redmon	Rehder	Reiboldt	Remole
Rhoads	Rizzo	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Shaul	Shull	Shumake	Smith	Solon
Sommer	Spencer	Swan	Taylor 139	Taylor 145
Vescovo	Walker	Walton Gray	Webber	Wiemann
Wilson	Wood	Zerr	Mr. Speaker	

NOES: 005

Eggleston	Marshall	Moon	Pogue	White
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PRESENT: 000

ABSENT: 013

Basye	Fitzwater 144	Fitzwater 49	Flanigan	Gardner
Haahr	Higdon	Hinson	Hoskins	McCreery
Otto	Pietzman	Rowden		

VACANCIES: 001

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 101

Alferman	Allen	Anderson	Andrews	Austin
Bahr	Barnes	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Burlison
Chipman	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	Dogan	Dohrman	Dugger	Eggleston
Engler	English	Entlicher	Fitzpatrick	Fraker
Franklin	Frederick	Gannon	Haefner	Hansen
Hicks	Hill	Houghton	Hubrecht	Hurst
Johnson	Jones	Justus	Kelley	Kidd
King	Koenig	Kolkmeier	Korman	Lair
Lant	Lauer	Lichtenegger	Love	Lynch
Marshall	Mathews	McCaherty	McDaniel	McGaugh
Messenger	Miller	Moon	Morris	Muntzel
Parkinson	Pfautsch	Phillips	Pike	Plocher
Pogue	Redmon	Rehder	Reiboldt	Remole
Roden	Roeber	Rone	Ross	Rowland 155
Ruth	Shaul	Shull	Shumake	Solon
Sommer	Swan	Taylor 139	Taylor 145	Vescovo
Walker	White	Wiemann	Wood	Zerr
Mr. Speaker				

NOES: 043

Adams	Anders	Arthur	Burns	Butler
Carpenter	Colona	Curtis	Dunn	Ellington
Gardner	Green	Harris	Hough	Hummel
Kendrick	Kirkton	Kratky	LaFaver	Lavender
McCann Beatty	McDonald	McGee	McNeil	Meredith
Mims	Mitten	Montecillo	Morgan	Neely
Newman	Nichols	Norr	Pace	Peters
Pierson	Rizzo	Rowland 29	Runions	Smith
Spencer	Walton Gray	Webber		

PRESENT: 000

ABSENT: 018

Basye	Beard	Fitzwater 144	Fitzwater 49	Flanigan
Haahr	Higdon	Hinson	Hoskins	Hubbard

Leara  
Rhoads

May  
Rowden

McCreery  
Wilson

Otto

Pietzman

VACANCIES: 001

Speaker Richardson resumed the Chair.

On motion of Representative LaFaver, **HR 69, as amended**, was adopted.

### **REFERRAL OF HOUSE RESOLUTIONS**

The following House Resolution was referred to the Committee indicated:

**HR 1103** - Select Committee on Rules

### **REFERRAL OF HOUSE CONCURRENT RESOLUTIONS**

The following House Concurrent Resolution was referred to the Committee indicated:

**HCR 106** - Elections

### **REFERRAL OF HOUSE BILLS**

The following House Bills were referred to the Committee indicated:

**HCS HB 1386** - Fiscal Review  
**HB 1716** - Fiscal Review  
**HB 2238** - Fiscal Review  
**HB 1368** - Elementary and Secondary Education  
**HB 1376** - Health Insurance  
**HB 1409** - Civil and Criminal Proceedings  
**HB 1438** - Higher Education  
**HB 1547** - Energy and the Environment  
**HB 2035** - Civil and Criminal Proceedings  
**HB 2116** - Public Safety and Emergency Preparedness  
**HB 2171** - Workforce Standards and Development  
**HB 2484** - Higher Education  
**HB 2485** - Government Oversight and Accountability  
**HB 2538** - Pensions  
**HB 2594** - Elementary and Secondary Education  
**HB 2655** - Economic Development and Business Attraction and Retention  
**HB 2662** - Local Government  
**HB 2676** - Local Government  
**HB 2715** - Emerging Issues  
**HB 2724** - Emerging Issues  
**HB 2802** - Elementary and Secondary Education

**HB 2809** - Ways and Means

**HB 2816** - Energy and the Environment

### COMMITTEE REPORTS

**Committee on Corrections**, Chairman Fitzwater (144) reporting:

Mr. Speaker: Your Committee on Corrections, to which was referred **HB 2638**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(9) be referred to the Select Committee on Judiciary.

**Committee on Health and Mental Health Policy**, Chairman Frederick reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 2269**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1**, and pursuant to Rule 27(12) be referred to the Select Committee on Social Services.

#### *House Committee Amendment No. 1*

AMEND House Bill No. 2269, Page 1, In the Title, Line 3, by deleting all of said line and inserting in lieu thereof the following: "transparency, with a delayed effective date."; and

Further amend said bill and page, Section 197.170, Line 4, by deleting the words "**a health care facility**"; and

Further amend said bill, page and section, Line 6, by deleting all of said line and inserting in lieu thereof the following:

"(2) **"Direct payment", as such term is defined under section 1.330;**" and

Further amend said bill, page and section, Line 8, by deleting all of said line and inserting in lieu thereof the following:

**"376.1350. "Health care provider" shall also include any provider located in a Kansas border county, as defined under section 135.1670, who participates in the MO HealthNet program;"**; and

Further amend said bill, page and section, Lines 9 and 10, by deleting all of said lines; and

Further amend said bill, page, and section, by renumbering subsequent subdivisions accordingly; and

Further amend said bill, page and section, Line 11, by deleting the words "**a health care facility**"; and

Further amend said bill, page and section, Lines 14 and 15, by deleting all of said lines and inserting in lieu thereof the following:

"(6) **"Medical treatment plan", a patient-specific plan of medical treatment for a particular illness, injury, or condition determined by that patient's physician, which includes the applicable current procedural terminology (CPT) code or codes.**"; and

Further amend said bill and section, Page 2, Lines 16 through 23, by deleting all of said lines and inserting in lieu thereof the following:

**"3. Beginning July 1, 2018, hospitals, ambulatory surgical centers, and imaging centers shall make available to the public, in a manner that is easily understood, an estimate of the most current direct payment price information for the twenty-five most common surgical procedures or the twenty most common imaging procedures, as appropriate, performed in hospitals, ambulatory surgical centers, or imaging centers. Disclosure of data under this subsection shall constitute compliance with subsection 5 of this section regarding any surgical or imaging procedure for which disclosure is required under this subsection.**

**4. Upon written request by a patient, which shall include a medical treatment plan from the patient's physician, for the direct payment cost of a particular health care service or procedure, imaging procedure, or surgery procedure, a health care provider, hospital, ambulatory surgical center, or imaging center shall provide an estimate of the direct payment price information required by this section to the patient in writing either electronically, by mail, or in person within five business days after receiving the written request. Providing a patient a specific link to such estimated prices and making such estimated prices publicly available or posting such estimated prices on a website of the health care provider, hospital, ambulatory surgical center, or imaging center shall constitute compliance with the provisions of this subsection.";** and

Further amend said bill, page and section, Line 28, by deleting all of said line and inserting in lieu thereof the following:

**"federal law. This section shall not apply to emergency departments, which shall comply with requirements of the Emergency Medical Treatment and Active Labor Act, 42 U.S.C. 1395dd.**

**6. It shall be a condition of participation in the MO HealthNet program for a health care provider located in a Kansas border county, as defined under section 135.1670, to comply with the provisions of this section. If a health care provider located in a Kansas border county does not comply with the provisions of this section, no health care provider located in a Missouri border county, as defined under section 135.1670, shall be required to comply with the provisions of this section. ";** and

Further amend said bill and section, Pages 2 and 3, Lines 29 through 61, by deleting all of said lines from the bill; and

Further amend said bill and section, Page 3, Line 61, by inserting after all of said section and line the following:

**"376.1475. 1. This section shall be known as and may be cited as the "Predetermination of Health Care Benefits Act".**

**2. For the purposes of this section, the following terms shall mean:**

**(1) "Administrative simplification provision", transaction and code standards promulgated under the Health Insurance Portability Act of 1996 (HIPAA), Public Law 104-191, and 45 CFR 160 and 162;**

**(2) "Director", the director of the department of insurance, financial institutions and professional registration;**

**(3) "Health benefit plan" and "health care provider", shall have the same meanings as those terms are defined in section 376.1350;**

**(4) "Health care clearinghouse", shall have the same meaning as the term is defined in 45 CFR 160.103;**

**(5) "Payment", a deductible or coinsurance payment and shall not include a co-payment; and**

**(6) "Standard electronic transactions", electronic claim and remittance advice transactions created by the Accredited Standards Committee (ASC) X12 in the format of ASC X12 837I, ASC X12 837P, or ASC X12 835, or any of their respective successors.**

**3. Health benefit plans that receive an electronic health care predetermination request from a health care provider consistent with the requirements set forth in subsection 6 of this section shall provide the requesting health care provider with information on the amount of expected benefits coverage on the procedures specified in the request that is accurate at the time of the health benefit plan's response.**

**4. Any predetermination response provided by a health benefit plan under this section in good faith shall be deemed to be an estimate only and shall not be binding upon the health benefit plan with regard to the final amount of benefits actually provided by the health benefit plan.**

5. The amounts for the referenced services under subsection 3 of this section shall include:

- (1) The amount the patient will be expected to pay, clearly identifying any deductible amount, coinsurance, and co-payment;
- (2) The amount the healthcare provider will be paid;
- (3) The amount the institution will be paid; and
- (4) Whether any payments will be reduced, but not to zero dollars, or increased from the agreed fee schedule amounts, and if so, the health care policy that identifies why the payments will be reduced or increased.

6. The health care predetermination request and predetermination response shall be conducted in accordance with administrative simplification provisions using the currently applicable standard electronic transactions, without regard to whether the transaction is mandated by HIPAA. It shall also comply with any rules promulgated by the director, without regard to whether such rules are mandated by HIPAA. To the extent HIPAA-mandated electronic claim and remittance transactions are modified to include predetermination, the provisions of this section shall not apply to health benefit plans which provide this information under HIPAA.

7. The health benefit plan's predetermination response to the health care predetermination request shall be returned using the same transmission method as that of the request. This shall include a real time response for a real time request.

8. A health care clearinghouse that contracts with a health care provider shall be required to conduct a transaction as described in subsections 5, 6, and 7 of this section if requested by the health care provider.

9. Nothing in this act precludes the collection of payment prior to receiving health benefit services once a health benefit plan has fulfilled any predetermination request.

10. The provisions of this section shall not apply to a supplemental insurance policy, including a life care contract, accident-only policy, specified disease policy, hospital policy providing a fixed daily benefit only, Medicare supplement policy, long-term care policy, short-term major medical policy of six months or less duration, or any other supplemental policy.

11. The director shall adopt rules and regulations necessary to carry out the provisions of this section.

12. 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 under chapter 536, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2016, shall be invalid and void.

Section B. Section 376.1475 of Section A of this act shall become effective July 1, 2018."; and

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

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **SB 677**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1**, and pursuant to Rule 27(12) be referred to the Select Committee on Social Services.

*House Committee Amendment No. 1*

AMEND Senate Bill No. 677, Page 2, Section 196.990, Line 24, by inserting immediately after the word "**may**" the words "**, but shall not be required to,**"; and

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

**Committee on Public Safety and Emergency Preparedness**, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Public Safety and Emergency Preparedness, to which was referred **HB 2126**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(13) be referred to the Select Committee on State and Local Governments.

Mr. Speaker: Your Committee on Public Safety and Emergency Preparedness, to which was referred **HB 2197**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1**, and pursuant to Rule 27(13) be referred to the Select Committee on State and Local Governments.

*House Committee Amendment No. 1*

AMEND House Bill No. 2197, Page 3, Section 306.100, Line 65, by inserting after the word "**dollars.**" the following:

**"All other provisions of law and court rules to the contrary notwithstanding, no court costs shall be imposed on any person due to a violation of this section."**; and

Further amend said bill and section, Page 4, Line 97, by inserting after all of said line the following:

"306.125. 1. Every person shall operate a motorboat, vessel or watercraft in a careful and prudent manner and at a rate of speed so as not to endanger the property of another or the life or limb of any person and shall exercise the highest degree of care.

2. No person shall operate a motorboat, vessel or watercraft at any time from a half-hour after sunset until an hour before sunrise the following day at a speed exceeding thirty miles per hour.

3. Vessels shall not be operated within one hundred feet of any dock, pier, occupied anchored boat or buoyed restricted area on any lake at a speed in excess of slow-no wake speed. **The operator of any vessel in violation of this subsection is guilty of an infraction and shall be fined not more than twenty-five dollars. All other provisions of law and court rules to the contrary notwithstanding, no court costs shall be imposed on any person due to a violation of this section.**

4. Subsection 1 of this section shall not apply to a motorboat or other boat race authorized under section 306.130."; and

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

Mr. Speaker: Your Committee on Public Safety and Emergency Preparedness, to which was referred **HB 2463**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(13) be referred to the Select Committee on State and Local Governments.

Mr. Speaker: Your Committee on Public Safety and Emergency Preparedness, to which was referred **HB 2474**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(13) be referred to the Select Committee on State and Local Governments.

Mr. Speaker: Your Committee on Public Safety and Emergency Preparedness, to which was referred **HB 2488**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1**, and pursuant to Rule 27(13) be referred to the Select Committee on State and Local Governments.

*House Committee Amendment No. 1*

AMEND House Bill No. 2488, Page 1, Section 590.010, Line 11, by deleting the words "**whether paid or unpaid**"; and

Further amend said bill, Page 2, Section 590.040, Line 10, by deleting the words "**of the first classification**"; and

Further amend said bill, page and section, Line 17, by inserting after all of said line the following:

**"(6) Reserve officers serving in a county with a charter form of government and with more than nine hundred fifty thousand inhabitants shall at all times work in the accompaniment of a full-time commissioned officer while performing enforcement duties;"**; and

Further amend said bill, page and section, Lines 26-29, by deleting all of said lines and inserting in lieu thereof the words "times while on duty; and"; and

Further amend said bill and section by renumbering subsequent subsections accordingly; and

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

Mr. Speaker: Your Committee on Public Safety and Emergency Preparedness, to which was referred **HB 2606**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1**, and pursuant to Rule 27(13) be referred to the Select Committee on State and Local Governments.

*House Committee Amendment No. 1*

AMEND House Bill No. 2606, Page 1, Section 566.146, Line 8, by inserting after the word "**stop.**" on said line the following:

**"If a student's bus stop is placed at the student's residence, the provisions of this section shall not apply and the public or private school shall not be required to notify the parent or parents of the student that uses such bus stop that a sexual offender lives within five hundred feet of such bus stop."**; and

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

**Committee on Transportation**, Chairman Kolkmeier reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1564**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1**, and pursuant to Rule 27(13) be referred to the Select Committee on State and Local Governments.

*House Committee Amendment No. 1*

AMEND House Bill No. 1564, Page 1, Section 226.520, Line 1, by deleting the number, "**1.**"; and

Further amend said bill and section, Page 2, Lines 48-53, by deleting all of said lines, and inserting in lieu thereof the following:

"226.540. Notwithstanding any other provisions of sections 226.500 to 226.600, outdoor advertising shall be permitted within six hundred and sixty feet of the nearest edge of the right-of-way of highways located on the

interstate, federal-aid primary system as it existed on June 1, 1991, or the national highway system as amended in areas zoned industrial, commercial or the like and in unzoned commercial and industrial areas as defined in this section, subject to the following regulations which are consistent with customary use in this state:

(1) Lighting:

(a) No revolving or rotating beam or beacon of light that simulates any emergency light or device shall be permitted as part of any sign. No flashing, intermittent, or moving light or lights will be permitted except scoreboards and other illuminated signs designating public service information, such as time, date, or temperature, or similar information, will be allowed; tri-vision, projection, and other changeable message signs shall be allowed subject to Missouri highways and transportation commission regulations;

(b) External lighting, such as floodlights, thin line and gooseneck reflectors are permitted, provided the light source is directed upon the face of the sign and is effectively shielded so as to prevent beams or rays of light from being directed into any portion of the main traveled way of the federal-aid primary highways as of June 1, 1991, and all highways designated as part of the National Highway System by the National Highway System Designation Act of 1995 and those highways subsequently designated as part of the National Highway System and the lights are not of such intensity so as to cause glare, impair the vision of the driver of a motor vehicle, or otherwise interfere with a driver's operation of a motor vehicle;

(c) No sign shall be so illuminated that it interferes with the effectiveness of, or obscures, an official traffic sign, device, or signal;

(2) Size of signs:

(a) The maximum area for any one sign shall be eight hundred square feet with a maximum height of thirty feet and a maximum length of seventy-two feet, inclusive of border and trim but excluding the base or apron, supports, and other structural members. The area shall be measured as established herein and in rules promulgated by the commission. In determining the size of a conforming or nonconforming sign structure, temporary cutouts and extensions installed for the length of a specific display contract shall not be considered a substantial increase to the size of the permanent display; provided the actual square footage of such temporary cutouts or extensions may not exceed thirty-three percent of the permanent display area. Signs erected in accordance with the provisions of sections 226.500 to 226.600 prior to August 28, 2002, which fail to meet the requirements of this provision shall be deemed legally nonconforming as defined herein;

(b) The maximum size limitations shall apply to each side of a sign structure, and signs may be placed back to back, double faced, or in V-type construction with not more than two displays to each facing, but such sign structure shall be considered as one sign;

(c) After August 28, 1999, no new sign structure shall be erected in which two or more displays are stacked one above the other. Stacked structures existing on or before August 28, 1999, in accordance with sections 226.500 to 226.600 shall be deemed legally nonconforming and may be maintained in accordance with the provisions of sections 226.500 to 226.600. Structures displaying more than one display on a horizontal basis shall be allowed, provided that total display areas do not exceed the maximum allowed square footage for a sign structure pursuant to the provisions of paragraph (a) of this subdivision;

(3) Spacing of signs:

(a) On all interstate highways, freeways, and nonfreeway federal-aid primary highways as of June 1, 1991, and all highways designated as part of the National Highway System by the National Highway System Designation Act of 1995 and those highways subsequently designated as part of the National Highway System:

a. No sign structure shall be erected within one thousand four hundred feet of an existing sign on the same side of the highway;

b. Outside of incorporated municipalities, no structure may be located adjacent to or within five hundred feet of an interchange, intersection at grade, or safety rest area. Such five hundred feet shall be measured from the beginning or ending of the pavement widening at the exit from or entrance to the main traveled way. For purpose of this subparagraph, the term "incorporated municipalities" shall include "urban areas", except that such "urban areas" shall not be considered "incorporated municipalities" if it is finally determined that such would have the effect of making Missouri be in noncompliance with the requirements of Title 23, United States Code, Section 131;

(b) The spacing between structure provisions of this subdivision do not apply to signs which are separated by buildings, natural surroundings, or other obstructions in such manner that only one sign facing located within such distance is visible at any one time. Directional or other official signs or those advertising the sale or lease of the property on which they are located, or those which advertise activities on the property on which they are located,

including products sold, shall not be counted, nor shall measurements be made from them for the purpose of compliance with spacing provisions;

(c) No sign shall be located in such manner as to obstruct or otherwise physically interfere with the effectiveness of an official traffic sign, signal, or device or obstruct or physically interfere with a motor vehicle operator's view of approaching, merging, or intersecting traffic;

(d) The measurements in this section shall be the minimum distances between outdoor advertising sign structures measured along the nearest edge of the pavement between points directly opposite the signs along each side of the highway and shall apply only to outdoor advertising sign structures located on the same side of the highway involved;

(4) As used in this section, the words "unzoned commercial and industrial land" shall be defined as follows: that area not zoned by state or local law or ordinance and on which there is located one or more permanent structures used for a commercial business or industrial activity or on which a commercial or industrial activity is actually conducted together with the area along the highway extending outwardly seven hundred fifty feet from and beyond the edge of such activity. All measurements shall be from the outer edges of the regularly used improvements, buildings, parking lots, landscaped, storage or processing areas of the commercial or industrial activity and along and parallel to the edge of the pavement of the highway. **On nonfreeway primary highways where there is an unzoned commercial or industrial area on one side of the road in accordance with the preceding paragraph, the unzoned commercial or industrial area shall also include those lands opposite on the other side of the highway to the extent of the same dimensions.** Unzoned land shall not include:

(a) Land on the opposite side of the highway from an unzoned commercial or industrial area as defined in this section and located adjacent to highways located on the interstate **or primary freeway highways** [federal-aid primary system as it existed on June 1, 1991, or the national highway system as amended, unless the opposite side of the highway qualifies as a separate unzoned commercial or industrial area]; or

(b) Land zoned by a state or local law, regulation, or ordinance;

(5) "Commercial or industrial activities" as used in this section means those which are generally recognized as commercial or industrial by zoning authorities in this state, except that none of the following shall be considered commercial or industrial:

(a) Outdoor advertising structures;

(b) Agricultural, forestry, ranching, grazing, farming, and related activities, including seasonal roadside fresh produce stands;

(c) Transient or temporary activities;

(d) Activities more than six hundred sixty feet from the nearest edge of the right-of-way or not visible from the main traveled way;

(e) Activities conducted in a building principally used as a residence;

(f) Railroad tracks and minor sidings;

(6) The words "unzoned commercial or industrial land" shall also include all areas not specified in this section which constitute an "unzoned commercial or industrial area" within the meaning of the present Section 131 of Title 23 of the United States Code, or as such statute may be amended. As used in this section, the words "zoned commercial or industrial area" shall refer to those areas zoned commercial or industrial by the duly constituted zoning authority of a municipality, county, or other lawfully established political subdivision of the state, or by the state and which is within seven hundred fifty feet of one or more permanent commercial or industrial activities.

Commercial or industrial activities as used in this section are limited to those activities:

(a) In which the primary use of the property is commercial or industrial in nature;

(b) Which are clearly visible from the highway and recognizable as a commercial business;

(c) Which are permanent as opposed to temporary or transitory and of a nature that would customarily be restricted to commercial or industrial zoning in areas comprehensively zoned; and

(d) In determining whether the primary use of the property is commercial or industrial pursuant to paragraph (a) of this subdivision, the state highways and transportation commission shall consider the following factors:

a. The presence of a permanent and substantial building;

b. The existence of utilities and local business licenses, if any, for the commercial activity;

c. On-premise signs or other identification;

d. The presence of an owner or employee on the premises for at least twenty hours per week;

(7) In zoned commercial and industrial areas, whenever a state, county or municipal zoning authority has adopted laws or ordinances which include regulations with respect to the size, lighting and spacing of signs, which regulations are consistent with the intent of sections 226.500 to 226.600 and with customary use, then from and after

the effective date of such regulations, and so long as they shall continue in effect, the provisions of this section shall not apply to the erection of signs in such areas. Notwithstanding any other provisions of this section, after August 28, 1992, with respect to any outdoor advertising which is regulated by the provisions of subdivision (1), (3) or (4) of section 226.520 or subsection 1 of section 226.527:

(a) No county or municipality shall issue a permit to allow a regulated sign to be newly erected without a permit issued by the state highways and transportation commission;

(b) A county or municipality may charge a reasonable one-time permit or inspection fee to assure compliance with local wind load and electrical requirements when the sign is first erected, but a county or municipality may not charge a permit or inspection fee for such sign after such initial fee. Changing the display face or performing routine maintenance shall not be considered as erecting a new sign;

(8) The state highways and transportation commission on behalf of the state of Missouri, may seek agreement with the Secretary of Transportation of the United States under Section 131 of Title 23, United States Code, as amended, that sections 226.500 to 226.600 are in conformance with that Section 131 and provides effective control of outdoor advertising signs as set forth therein. If such agreement cannot be reached and the penalties under subsection (b) of Section 131 are invoked, the attorney general of this state shall institute proceedings described in subsection (1) of that Section 131.

226.550. 1. No outdoor advertising which is regulated by subdivision (1), (3) or (4) of section 226.520 or subsection 1 of section 226.527 shall be erected or maintained on or after August 28, 1992, without a one-time permanent permit issued by the state highways and transportation commission. Application for permits shall be made to the state highways and transportation commission on forms furnished by the commission and shall be accompanied by a permit fee of two hundred dollars for all signs; except that, tax-exempt religious organizations as defined in subdivision (11) of section 313.005, service organizations as defined in subdivision (12) of section 313.005, veterans' organizations as defined in subdivision (14) of section 313.005, and fraternal organizations as defined in subdivision (8) of section 313.005 shall be granted a permit for signs less than seventy-six square feet without payment of the fee. **The permit fee of two hundred dollars will be waived for land owners provided they own the land, and the business being displayed on the sign, as long as the business being displayed is within seven hundred fifty feet of the sign location.** In the event a permit holder fails to erect a sign structure within twenty-four months of issuance, said permit shall expire and a new permit must be obtained prior to any construction.

2. No outdoor advertising which is regulated by subdivision (1), (3) or (4) of section 226.520 or subsection 1 of section 226.527 which was erected prior to August 28, 1992, shall be maintained without a one-time permanent permit for outdoor advertising issued by the state highways and transportation commission. If a one-time permanent permit was issued by the state highways and transportation commission after March 30, 1972, and before August 28, 1992, it is not necessary for a new permit to be issued. If a one-time permanent permit was not issued for a lawfully erected and lawfully existing sign by the state highways and transportation commission after March 30, 1972, and before August 28, 1992, a one-time permanent permit shall be issued by the commission for each sign which is lawfully in existence on the day prior to August 28, 1992, upon application and payment of a permit fee of two hundred dollars. All applications and fees due pursuant to this subsection shall be submitted before December 31, 1992. **The permit fee of two hundred dollars will be waived for land owners provided they own the land, and the business being displayed on the sign, as long as the business being displayed is within seven hundred fifty feet of the sign location.**

3. For purposes of sections 226.500 to 226.600, the terminology "structure lawfully in existence" or "lawfully existing" sign or outdoor advertising shall, nevertheless, include the following signs unless the signs violate the provisions of subdivisions (3) to (7) of subsection 1 of section 226.580:

(1) All signs erected prior to January 1, 1968;

(2) All signs erected before March 30, 1972, but on or after January 1, 1968, which would otherwise be lawful but for the failure to have a permit for such signs prior to March 30, 1972, except that any sign or structure which was not in compliance with sizing, spacing, lighting, or location requirements of sections 226.500 to 226.600 as the sections appeared in the revised statutes of Missouri 1969, wheresoever located, shall not be considered a lawfully existing sign or structure;

(3) All signs erected after March 30, 1972, which are in conformity with sections 226.500 to 226.600;

(4) All signs erected in compliance with sections 226.500 to 226.600 prior to August 28, 2002.

4. On or after August 28, 1992, the state highways and transportation commission may, in addition to the fees authorized by subsections 1 and 2 of this section, collect a biennial inspection fee every two years after a state permit has been issued. Biennial inspection fees due after August 28, 2002, and prior to August 28, 2003, shall be fifty dollars. Biennial inspection fees due on or after August 28, 2003, shall be seventy-five dollars. Biennial inspection fees due on or after August 28, 2004, shall be one hundred dollars; except that, tax-exempt religious organizations as defined in subdivision (11) of section 313.005, service organizations as defined in subdivision (12) of section 313.005, veterans' organizations as defined in subdivision (14) of section 313.005, and fraternal organizations as defined in subdivision (8) of section 313.005 shall not be required to pay such fee. **The biennial inspection fee will be waived for land owners provided they own the land, and the business being displayed on the sign, as long as the business being displayed is within seven hundred fifty feet of the sign location.**

5. In order to effect the more efficient collection of biennial inspection fees, the state highways and transportation commission is encouraged to adopt a renewal system in which all permits in a particular county are renewed in the same month. In conjunction with the conversion to this renewal system, the state highways and transportation commission is specifically authorized to prorate renewal fees based on changes in renewal dates.

6. Sign owners or owners of the land on which signs are located must apply to the state highways and transportation commission for biennial inspection and submit any fees as required by this section on or before December 31, 1992. For a permitted sign which does not have a permit, a permit shall be issued at the time of the next biennial inspection.

7. The state highways and transportation commission shall deposit all fees received for outdoor advertising permits and inspection fees in the state road fund, keeping a separate record of such fees, and the same may be expended by the commission in the administration of sections 226.500 to 226.600."; and

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

**Committee on Ways and Means**, Chairman Koenig reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1673**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(6) be referred to the Select Committee on Financial Institutions and Taxation.

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 2130**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(6) be referred to the Select Committee on Financial Institutions and Taxation.

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 2631**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 27(6) be referred to the Select Committee on Financial Institutions and Taxation.

**Select Committee on Financial Institutions and Taxation**, Chairman Dugger reporting:

Mr. Speaker: Your Select Committee on Financial Institutions and Taxation, to which was referred **HB 1605, with House Committee Amendment No. 1**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**.

Mr. Speaker: Your Select Committee on Financial Institutions and Taxation, to which was referred **HB 2252, with House Committee Amendment No. 1**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**.

Mr. Speaker: Your Select Committee on Financial Institutions and Taxation, to which was referred **HB 2349**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**.

**Select Committee on Utilities**, Chairman Berry reporting:

Mr. Speaker: Your Select Committee on Utilities, to which was referred **HB 2078, with House Committee Amendment No. 1 to House Committee Amendment No. 1 and House Committee Amendment No. 1, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**.

Mr. Speaker: Your Select Committee on Utilities, to which was referred **SS SCS SB 838**, begs leave to report it has examined the same and recommends that it **Do Pass**.

The following member's presence was noted: Otto.

### ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 9:30 a.m., Thursday, March 17, 2016.

### COMMITTEE HEARINGS

**APPROPRIATIONS - AGRICULTURE, CONSERVATION, AND NATURAL RESOURCES**  
Thursday, March 17, 2016, 8:30 AM, House Hearing Room 4.  
Executive session may be held on any matter referred to the committee.  
Informational meeting with Department of Natural Resources.

**ELEMENTARY AND SECONDARY EDUCATION**  
Thursday, March 17, 2016, 9:30 AM, House Hearing Room 2.  
Executive session will be held: HB 2124, HB 1888  
Executive session may be held on any matter referred to the committee.  
**CANCELLED**

**EMERGING ISSUES IN EDUCATION**  
Tuesday, March 29, 2016, 2:00 PM, House Hearing Room 1.  
Public hearing will be held: HB 2569  
Executive session may be held on any matter referred to the committee.

**FISCAL REVIEW**  
Thursday, March 17, 2016, 9:15 AM, South Gallery.  
Executive session may be held on any matter referred to the committee.  
Executive Session on any bill referred to the committee.

#### PENSIONS

Tuesday, April 5, 2016, 9:00 AM, House Hearing Room 4.

Public hearing will be held: SB 639

Executive session will be held: HB 2383, HB 2416

Executive session may be held on any matter referred to the committee.

#### SELECT COMMITTEE ON AGRICULTURE

Thursday, March 17, 2016, Upon Adjournment, South Gallery.

Executive session will be held: HB 1731, HB 1969

Executive session may be held on any matter referred to the committee.

#### SELECT COMMITTEE ON BUDGET

Thursday, March 17, 2016, 8:15 AM, House Hearing Room 3.

Public hearing will be held: HB 2017, HB 2018

Executive session may be held on any matter referred to the committee.

#### SELECT COMMITTEE ON EDUCATION

Thursday, March 17, 2016, 8:00 AM, House Hearing Room 5.

Executive session will be held: HB 1614, HB 2379, HB 2123, HB 2564, HB 2565, HB 2575

Executive session may be held on any matter referred to the committee.

For HB 2123, there will be limited witness testimony.

#### SELECT COMMITTEE ON FINANCIAL INSTITUTIONS AND TAXATION

Thursday, March 17, 2016, 9:30 AM, House Hearing Room 7.

Executive session will be held: HB 1448, HB 1769, HB 2297

Executive session may be held on any matter referred to the committee.

CANCELLED

#### SELECT COMMITTEE ON SOCIAL SERVICES

Thursday, March 17, 2016, 12:15 PM or Upon Conclusion of Morning Session (whichever comes later), House Hearing Room 7.

Executive session will be held: HB 2269, SB 677

Executive session may be held on any matter referred to the committee.

#### SELECT COMMITTEE ON STATE AND LOCAL GOVERNMENTS

Thursday, March 17, 2016, 8:00 AM, House Hearing Room 1.

Executive session will be held: HB 1566, HB 2239, HB 1829

Executive session may be held on any matter referred to the committee.

#### SELECT COMMITTEE ON UTILITIES

Thursday, March 17, 2016, 12:00 PM or Upon Adjournment (whichever is later), House Hearing Room 5.

Executive session will be held: HB 1898, HB 2689

Executive session may be held on any matter referred to the committee.

Additional Bill being heard. (HB2689)

**SELECT COMMITTEE ON UTILITIES**

Thursday, March 17, 2016, 9:00 AM, House Hearing Room 6.

Executive session will be held: HB 1898

Executive session may be held on any matter referred to the committee.

**CANCELLED**

**SPECIAL COMMITTEE ON URBAN ISSUES**

Tuesday, March 29, 2016, 11:00 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Meeting with Dr. Foley, Dr. Middleton, Dr. Azizan-Gardner, Dr. Adkins, Dr. Stokes, and Ms.

Quigg Henderson to discuss diversity and inclusion efforts and plans as well as changing campus climate.

**CORRECTED**

**HOUSE CALENDAR**

**FORTY-FIRST DAY, THURSDAY, MARCH 17, 2016**

**HOUSE JOINT RESOLUTIONS FOR PERFECTION**

HCS HJR 56 - Burlison

**HOUSE BILLS FOR PERFECTION**

HCS HB 1995 - Cornejo

HB 1396 - McCreery

HB 1389 - King

HCS HB 1718 - Corlew

HCS HB 1756 - Bahr

HB 1534 - Flanigan

HCS HB 2600 - Flanigan

HB 1872 - Cookson

HB 2136 - Cookson

HB 2346 - Fitzpatrick

HB 1853 - Shumake

HCS HB 2380 - Kolkmeier

HCS HB 1759 - Miller

HB 1611 - Swan

HB 2322 - Rowden

HCS HBs 1434 & 1600 - Koenig

HB 1735 - Davis

HB 1786 - Pike

HCS HB 1923 - Barnes

HB 1965 - Zerr

HB 1761 - Miller

HCS HB 1930 - Franklin  
HCS HB 2345 - Kolkmeier  
HCS HBs 2234 & 1985 - Dohrman  
HCS HB 1684 - Fitzwater (49)  
HCS HB 1464 - Burlison  
HCS HB 2327 - Curtis  
HCS HB 1465 - Burlison  
HB 1466 - Burlison  
HB 1754 - Bahr  
HB 1816 - Koenig  
HB 2028 - Hoskins  
HCS HB 2330 - Mathews  
HCS HB 2496 - Fitzpatrick  
HCS HB 1928 - Burlison  
HCS HBs 2069 & 2371 - Franklin  
HCS HB 1804 - Miller  
HB 1427 - Sommer  
HCS HB 1632 - Alferman  
HCS HB 2376 - Hough  
HCS HB 2150 - Wiemann  
HB 1659 - Frederick  
HCS HBs 2045 & 2316 - Morris  
HCS HB 1757 - Hansen  
HCS HB 2441 - Jones  
HCS HB 1428 - Sommer  
HB 2242 - Cornejo  
HB 2243 - Cornejo  
HB 2331 - Morris  
HCS HB 2388 - Fitzwater (144)  
HCS HB 2038 - Curtman  
HCS HB 1941 - Fitzpatrick  
HCS HB 1943 - Wood

**HOUSE BILLS FOR PERFECTION - INFORMAL**

HCS HB 1603 - Shumake

**HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING**

HCS HCR 94 - Hummel  
HCR 79 - Korman  
HCS HCR 60 - Love  
HCR 99 - Hinson  
HCS HCR 91 - Walton Gray

**HOUSE BILLS FOR THIRD READING - APPROPRIATIONS**

HCS HB 2014 - Flanigan

**HOUSE BILLS FOR THIRD READING**

HCS HB 1413, E.C. - Houghton  
HB 1370 - Miller  
HCS HBs 1400 & 1425 - Shumake  
HB 2230 - Ross  
HCS HB 1738 - Brattin  
HB 1606 - Kelley  
HB 1531 - Brown ( 57)  
HCS HB 1912, E.C. - Hinson  
HCS HB 1386, (Fiscal Review 3/16/16) - English  
HCS HBs 2188, 1533, 1393, 2114 & 2113 - Hough  
HB 1716, (Fiscal Review 3/16/16) - Lichtenegger  
HB 2429 - Dohrman  
HCS HB 1675 - Muntzel  
HCS HB 1598 - Kelley  
HCS HB 2397 - Hough  
HB 2337 - Parkinson  
HB 2355 - Lant  
HCS HB 1618 - McCaherty  
HB 2101 - Fitzpatrick  
HB 1678 - Solon  
HB 2238, (Fiscal Review 3/16/16) - Gannon

**HOUSE BILLS FOR THIRD READING - CONSENT**

HB 2348 - Richardson

**BILLS CARRYING REQUEST MESSAGES**

SS SCS HB 2203, as amended (request Senate recede/grant conference) - Barnes

**BILLS IN CONFERENCE**

CCR SS SCS HB 1983, as amended (Fiscal Review 3/14/16) - Dogan  
SS SCS HB 1979, as amended - Rowden

**ACTIONS PURSUANT TO ARTICLE IV, SECTION 27**

SCS HCS HB 1 - Flanigan  
CCS SCS HCS HB 2 - Flanigan

CCS SCS HCS HB 3 - Flanigan  
CCS SCS HCS HB 4 - Flanigan  
CCS SCS HCS HB 5 - Flanigan  
CCS SCS HCS HB 6 - Flanigan  
CCS SCS HCS HB 7 - Flanigan  
CCS SCS HCS HB 8 - Flanigan  
CCS SCS HCS HB 9 - Flanigan  
CCS SCS HCS HB 10 - Flanigan  
CCS SCS HCS HB 11 - Flanigan  
CCS SS SCS HCS HB 12 - Flanigan  
CCS SCS HCS HB 13 - Flanigan  
SS SCS HCS HB 17 - Flanigan  
SCS HCS HB 18 - Flanigan  
SCS HCS HB 19 - Flanigan