## \*\*Corrected\*\* Summary for SB 664

Section	Bill #	Sponsor	Summary
407.1095; 407.1098; 407.1101; 407.1104; and 407.1115	HB 2116 (Committee Version)	Porter	This bill establishes the "Caller ID Anti-Spoofing Act" whichcreates the offense of caller identification spoofing, which a person commits if he or she enters or causes to be entered false information into a caller ID service with the intent to deceive, defraud, or mislead the recipient of the call or the person places a call knowing that false information was entered into a caller ID service with the intent to deceive, defraud, or mislead the recipient of the call. The offense is a class E felony. This bill also allows businesses to be added to the No-Call List.
393.1009; 393.1012; 393.1015; Section 1; and Section 2	SB 618 (perfected version)	Wallingford	This bill modifies the definition of "appropriate pretax revenues" and "gas utility plant projects" for provisions of law relating to an infrastructure system replacement surcharge (ISRS) for gas corporations.  Any gas corporation whose ISRS is found by a court of competent jurisdiction to include illegal and inappropriate charges shall refund every current customer of the gas corporation who paid such charges, before the gas corporation can file for a new ISRS. Gas corporations utilizing ISRS to develop and file with the Public Service Commission a pre-qualification process for contractors seeking to participate in competitive bidding to install ISRS-eligible gas utility plant projects. law relating to the ISRS for gas corporations shall expire on August 28, 2024.
67.453; 67.1461; 67.1842; 67.1846; 67.5122; 392.020; 620.2451; 620.2456; and 620.2459	SS SCS HB 1768	Riggs	This bill requires the Department of Economic Development to maintain a record of all federal grants awarded to entities for the purposes of providing, maintaining, and expanding rural broadband in Missouri. In cases in which funds have been retained, withheld or not distributed due to failure to meet performance standards or other criteria, the department must seek to have the funds awarded to another eligible, qualified Missouri broadband provider.

442.404	SB 1008	Burlison	Specifies that no deed restriction, covenant, or similar binding agreement running with the land shall limit or prohibit the installation of solar panels or solar collectors, as defined in the act, on the rooftop of any property or structure.  A homeowners' association may adopt reasonable rules regarding the placement of solar panels or solar collectors to the extent those rules do not prevent the installation of the device or adversely affect its functioning, use, cost, or efficiency.  This act shall apply only with regard to rooftops that are owned, controlled, and maintained by the owner of the property or structure.
67.309	SB 1048	Burlison	Under this act, no political subdivision shall adopt an ordinance, resolution, regulation, code or policy that prohibits, or has the effect of prohibiting, the connection or reconnection of a utility service based upon the type or source of energy to be delivered to an individual customer.
247.200; 247.285	Amendment 3691H02.05H	Roden	HB 2240 - relating to water supply districts; prohibits certain charges to customers by public water supply districts and metropolitan water supply districts
249.422	Amendment 3691S02.01H	McCreery	HB 2599 - Relating to fees in connection with sewer lines; changes provisions related to fees for repair of sewer service lines
523.262	Amendment 3691H02.06H	Hansen	HB 2033 - The bill specifies that no entity has the power of eminent domain for the purposes of constructing above-ground merchant lines. This restriction will not apply to any rural electric cooperatives or any electrical corporation operating under a cooperative business plan.