The House met pursuant to adjournment.

Speaker Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

*The Lord is my shepherd.* (Psalm 23:1)

O good Shepherd, whose strength sustains us in our work, whose hand supports us in our weariness, and whose presence gives us security in the times of trouble, grant unto us the renewing power of Your Holy Spirit as we wait upon You in prayer here in the People’s House. Lead us into green pastures, beside still waters, and along paths of righteousness in which our souls are restored. When we walk through the valley of the shadow of death, may we feel Your presence near and in the assurance of Your love find deliverance in the midst of our distresses.

Fill our hearts with such a faith in You that by night and by day, at all times and in all seasons, we may commit ourselves and those near and dear to us to Your never-failing compassion and to Your never-faltering mercy. Thus, may Your goodness and Your mercy follow us all the days of our lives, and in spirit may we dwell in Your house forevermore.

And the House says, “Amen!”

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Pages for the Day, to serve without compensation: Yeshemibet Bet Menen, Elizabeth Smith, Titus Smith, Alayna Williams, Cade Williams, Aden Brawner, Ashlyn Brawner, Will Hardeman.

The Journal of the thirty-first day was approved as printed by the following vote:

**AYES: 132**

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SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SS#2 SCS SB 591, relating to civil actions, with existing penalty provisions.

SCS SB 617, relating to devices for fire protection districts, with penalty provisions.

PERFECTION OF HOUSE BILLS

HB 1800, relating to special license plates, was taken up by Representative Morris (140).

Representative Morris (140) moved that the title of HB 1800 be agreed to.

Representative Dinkins offered House Amendment No. 1.
AMEND House Bill No. 1800, Page 1, In the Title, Lines 2-3, by deleting the words "special license plates" and inserting in lieu thereof the words "motor vehicles"; and

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

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

Representative Dinkins offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 1800, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"136.055. 1. Any person who is selected or appointed by the state director of revenue as provided in subsection 2 of this section to act as an agent of the department of revenue, whose duties shall be the processing of motor vehicle title and registration transactions and the collection of sales and use taxes when required under sections 144.070 and 144.440, and who receives no salary from the department of revenue, shall be authorized to collect from the party requiring such services additional fees as compensation in full and for all services rendered on the following basis:

(1) For each motor vehicle or trailer registration issued, renewed or transferred, six dollars and twelve dollars for those licenses sold or biennially renewed pursuant to section 301.147;

(2) For each application or transfer of title, six dollars;

(3) For each instruction permit, nondriver license, chauffeur's, operator's or driver's license issued for a period of three years or less, six dollars and twelve dollars for licenses or instruction permits issued or renewed for a period exceeding three years;

(4) For each notice of lien processed, six dollars;

(5) Notary fee or electronic transmission per processing, two dollars.

2. (1) The director of revenue shall award fee office contracts under this section through a competitive bidding process. The competitive bidding process shall give priority to organizations and entities that are exempt from taxation under Section 501(c)(3), 501(c)(6), or 501(c)(4), except those civic organizations that would be considered action organizations under 26 C.F.R. Section 1.501(c)(3)-1(c)(3), of the Internal Revenue Code of 1986, as amended, with special consideration given to those organizations and entities that reinvest a minimum of seventy-five percent of the net proceeds to charitable organizations in Missouri, and political subdivisions, including but not limited to, municipalities, counties, and fire protection districts. The director of the department of revenue [may] shall promulgate rules and regulations necessary to carry out the provisions of this subsection. 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 subsection 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, 2009, shall be invalid and void.

(2) Rules promulgated pursuant to subdivision (1) of this subsection for evaluating bids shall include a preference for persons and entities that are based in a location near the fee office location. If the department utilizes any scoring mechanism for evaluating bids pursuant to this section, such scoring mechanism shall ensure that:

(a) A person or entity based no more than thirty-five miles from the fee office location shall be awarded a bonus of fifteen percent of the total available points;

(b) A person or entity based more than thirty-five miles but no more than sixty miles from the fee office location shall be awarded a bonus of ten percent of the total available points;
(c) A person or entity that is a resident of this state shall be awarded a bonus of ten percent of the total available points. For the purposes of this paragraph, "resident" shall have the same meaning as defined pursuant to section 143.101. In the case of for-profit corporations, each person with an ownership interest in such organization with the right to manage the company or direct its operations either solely or as part of a larger group shall be a resident of this state; and

(d) A person or entity based more than sixty miles but no more than seventy-five miles from the fee office location shall be awarded a bonus of seven percent of the total available points.

(3) No fee office contract shall be awarded to any person or entity that is not in compliance with the rules promulgated pursuant to this subsection.

(4) In evaluating bids for office contracts pursuant to this section, the department of revenue shall not consider any factors that relate to wages or other compensation that a bidder pays or would pay to any persons who perform or would perform any work for such a bidder.

(5) The department of revenue shall not consider for a contract award any entity that has not been registered with the office of the secretary of state for at least one year.

3. All fees collected by a tax-exempt organization may be retained and used by the organization.

4. All fees charged shall not exceed those in this section. The fees imposed by this section shall be collected by all permanent offices and all full-time or temporary offices maintained by the department of revenue.

5. Any person acting as agent of the department of revenue for the sale and issuance of registrations, licenses, and other documents related to motor vehicles shall have an insurable interest in all license plates, licenses, tabs, forms and other documents held on behalf of the department.

6. The fees authorized by this section shall not be collected by motor vehicle dealers acting as agents of the department of revenue under section 32.095 or those motor vehicle dealers authorized to collect and remit sales tax under subsection 10 of section 144.070.

7. Notwithstanding any other provision of law to the contrary, the state auditor may audit all records maintained and established by the fee office in the same manner as the auditor may audit any agency of the state, and the department shall ensure that this audit requirement is a necessary condition for the award of all fee office contracts. No confidential records shall be divulged in such a way to reveal personally identifiable information.

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

Representative Eggleston assumed the Chair.

Speaker Haahr resumed the Chair.

Representative Taylor assumed the Chair.

HB 1800, as amended, with House Amendment No. 2, pending, was laid over.

HCS HB 1898, relating to unmanned aircraft, was taken up by Representative Henderson.

On motion of Representative Henderson, the title of HCS HB 1898 was agreed to.

Representative Henderson offered House Amendment No. 1.

AMEND House Committee Substitute for House Bill No. 1898, Page 2, Section 577.800, Line 2, by inserting after the word "she" the word "purposely"; and

Further amend said bill and section, Page 3, Line 23, by deleting the words "at least twenty-four hours"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.
Representative Mitten offered **House Amendment No. 1 to House Amendment No. 1**.

**House Amendment No. 1**

to

**House Amendment No. 1**

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 1898, Page 1, Line 5, by inserting after said line the following:

"Further amend said bill, page and section, Line 30, by deleting the words "a class A misdemeanor" and inserting in lieu thereof the words "an infraction"; and"

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

Speaker Haahr resumed the Chair.

Representative Mitten moved that **House Amendment No. 1 to House Amendment No. 1** be adopted.

Which motion was defeated.

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

On motion of Representative Henderson, **HCS HB 1898, as amended** was adopted.

On motion of Representative Henderson, **HCS HB 1898, as amended** was ordered perfected and printed.

**HCS HB 2049**, relating to civil actions, was taken up by Representative Coleman (97).

On motion of Representative Coleman (97), the title of **HCS HB 2049** was agreed to.

Representative Coleman (97) offered **House Amendment No. 1**.

**House Amendment No. 1**

AMEND House Committee Substitute for House Bill No. 2049, Page 1, Section 435.415, Line 5, by inserting after the word "an" the word "arbitration"; and

Further amend said page and section, Line 6, by inserting after "insurer," the words "shall not"; and

Further amend said page and section, Line 7, by deleting the words "award, or" and inserting in lieu thereof the words "arbitration award, and shall not"; and

Further amend said page and section, Lines 15 and 16, by deleting all of said lines and inserting in lieu thereof the following:

"This section shall not apply to any arbitration required by statute or arising out of an arbitration agreement preceding the date of the injury or loss which is the subject of the arbitration."; and
Further amend said bill, Page 4, Section 537.065, Line 69, by inserting after the word "not" the words "constitute, nor"; and

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

Representative DeGroot raised a point of order that members were in violation of Rule 85.

The Chair advised members to keep their comments confined to the question at hand.

On motion of Representative Coleman (97), *House Amendment No. 1* was adopted.

On motion of Representative Coleman (97), *HCS HB 2049, as amended*, was adopted.

On motion of Representative Coleman (97), *HCS HB 2049, as amended*, was ordered perfected and printed.

On motion of Representative Vescovo, the House recessed until 3:00 p.m.

**AFTERNOON SESSION**

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

Representative Vescovo suggested the absence of a quorum.

The following roll call indicated a quorum present:

**AYES: 044**

Bailey
Bondon
DeGroot
Hansen
Kelly 141
McGirl
Pfautsch
Remole
Solon

Barnes
Brown 27
Gannon
Hicks
Lovasco
Messenger
Pogue
Richey
Taylor

Basye
Burns
Green
Hurst
Lynch
Morse 151
Pollock 123
Sharp 36
Veit

Black 137
Busick
Haden
Justus
Mayhew
Neely
Reedy
Shaul 113
Walsh

Black 7
Coleman 97
Haffner
Kelley 127
McGaugh
Patterson
Rehder
Shields

**NOES: 004**

Beck
Mackey
Rowland
Sain

**PRESENT: 072**

Allred
Billington
Burnett
Dogan
Evans
Griffith

Anderson
Bland Manlove
Carpenter
Dohrman
Falkner
Gunby

Appelbaum
Bosley
Clemens
Eggleston
Fitzwater
Hannegan

Baker
Bromley
Deaton
Ellebracht
Francis
Henderson

Baringer
Brown 70
Dinkins
Eslinger
Gregory
Hill
PERFECTION OF HOUSE BILLS

HB 1800, as amended, with House Amendment No. 2, pending, relating to motor vehicles, was placed on the Informal Calendar.

HB 2199, relating to child passenger restraint systems, was taken up by Representative Gannon.

On motion of Representative Gannon, the title of HB 2199 was agreed to.

Representative Unsicker offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 2199, Page 1, Section 307.179, Lines 13 to 14, by deleting all of said lines and inserting in lieu thereof the following:

"(1) Children shall be secured in a rear-facing child passenger restraint system until they are five pounds, or six inches less than the maximum manufacturer recommendations for the seat in use;"; and

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

House Amendment No. 1 was withdrawn.

Representative Roden offered House Amendment No. 2.
AMEND House Bill No. 2199, Page 1, Section 307.179, Line 14, by inserting after the word "age" the words ", unless the child exceeds such system's manufacturer recommendation"; and

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

Representative Anderson assumed the Chair.

Representative Roden moved that House Amendment No. 2 be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Gannon:

AYES: 039

Baker  Black 137  Bondon  Busick  Christofanelli
Cups  Deaton  DeGroot  Griffith  Hicks
Hill  Hovis  Hudson  Hurst  Kelley 127
Kendrick  Kidd  Lovasco  Mayhew  McDaniel
Moon  Pietzman  Pollock 123  Toalson  Richey
Roden  Schnelting  Schroer  Shields  Simmons
Spencer  Stacy  Stephens 128  Taylor  Trent
Walsh  Wilson  Windham  Wood

NOES: 101

Allred  Anderson  Andrews  Appelbaum  Bailey
Bangert  Baringer  Barnes  Basye  Beck
Billington  Black 7  Bosley  Bromley  Brown 27
Brown 70  Burnett  Carpenter  Clemens  Coleman 32
Coleman 97  Dinkins  Dogan  Dohrmann  Eggleston
Ellebracht  Eslinger  Evans  Falkner  Fishel
Fitzwater  Francis  Gannon  Green  Gregory
Grier  Gunby  Haden  Haffner  Hannegan
Hansen  Henderson  Ingle  Justus  Kelly 141
Knight  Kolkmeier  Lavender  Love  Lynch
Mackey  McCreery  Mc Gaugh  McGirl  Merideth
Messenger  Miller  Mitten  Morgan  Morris 140
Morse 151  Mosley  Munzeln  Murphy  Neely
Patterson  Person  Plautsch  Pierson Jr.  Pike
Pogue  Pollitt 52  Porter  Proudie  Quade
Razer  Reedy  Rehder  Remole  Roberts 161
Roberts 77  Rone  Rowland  Runions  Ruth
Sain  Sauls  Sharp 36  Sharpe 4  Shawan
Smith  Solon  Sommer  Swan  Unsicker
Veit  Vescovo  Washington  Wiemann  Wright

PRESENT: 000

ABSENT WITH LEAVE: 022

Aldridge  Bland  Manlove  Burns  Butz  Carter
Chappelle-Nadal  Chipman  Gray  Griesheimer  Helms
On motion of Representative Gannon, HB 2199 was ordered perfected and printed.

**PERFECTION OF HOUSE BILLS - INFORMAL**

**HB 1800, as amended, with House Amendment No. 2, pending**, relating to motor vehicles, was again taken up by Representative Morris (140).

Representative Black (137) offered **House Amendment No. 1 to House Amendment No. 2**.

*House Amendment No. 1 to House Amendment No. 2*

AMEND House Amendment No. 2 to House Bill No. 1800, Page 1, Lines 19 to 25, by deleting all of said lines and inserting in lieu thereof the following:

"competitive bidding process. The competitive bidding process shall give priority to organizations and entities that are exempt from taxation under Section 501(c)(3), 501(c)(6), or 501(c)(4), except those civic organizations that would be considered action organizations under 26 C.F.R. Section 1.501 (c)(3)-1(c)(3), of the Internal Revenue Code of 1986, as amended Missouri not-for-profit corporations, with special consideration given to those organizations and entities that reinvest a minimum of seventy-five percent of the net proceeds to charitable organizations in Missouri, and political subdivisions, including but not limited to, municipalities, counties, and fire protection districts. The director of the department of"; and

Further amend said amendment, Page 2, Lines 15 to 18, by deleting all of said lines and inserting in lieu thereof the following:

"(4) The department of revenue shall not consider for a contract award any entity that has not"; and

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

On motion of Representative Black (137), **House Amendment No. 1 to House Amendment No. 2** was adopted.

On motion of Representative Dinkins, **House Amendment No. 2, as amended**, was adopted.

On motion of Representative Morris (140), **HB 1800, as amended**, was ordered perfected and printed.

**PERFECTION OF HOUSE BILLS**

**HB 1468**, relating to activities extended to persons found guilty of certain criminal offenses, was taken up by Representative Toalson Reisch.
On motion of Representative Toalson Reisch, the title of HB 1468 was agreed to.

On motion of Representative Toalson Reisch, HB 1468 was ordered perfected and printed.

HCS HB 1540, relating to recordings of certain school district meetings, was taken up by Representative Basye.

Representative Basye moved that the title of HCS HB 1540 be agreed to.

Representative Sommer offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1540, Page 1, In the Title, Lines 2 to 3, by deleting the phrase "recordings of certain school district meetings" and inserting in lieu thereof the phrase "special education services"; and

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

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

Representative Basye offered House Amendment No. 2.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1540, Page 1, Section 162.686, Line 12, by inserting after the word "reports" the phrase "directly to his or her employer"; and

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

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

Representative Sommer offered House Amendment No. 3.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1540, Page 1, Section 162.686, Line 14, by inserting after all of said section and line the following:

"162.720.  1. (1) This subdivision shall apply to all school years ending on or before June 30, 2022. Where a sufficient number of children are determined to be gifted and their development requires programs or services beyond the level of those ordinarily provided in regular public school programs, districts may establish special programs for such gifted children.

(2) Beginning July 1, 2022, if three percent or more of students enrolled in a school district or charter school are determined to be gifted and their development requires programs or services beyond the level of those ordinarily provided in regular public school programs, the district or charter school shall establish a state-approved gifted program for gifted children.

2. Beginning July 1, 2022, the teacher or teachers providing gifted services to students in districts or charter schools with an average daily attendance of more than three hundred fifty students shall be certificated in gifted education. In districts or charter schools with an average daily attendance of three
hundred fifty students or less, the teacher or teachers providing gifted services shall not be required to be
certificated to teach gifted education, however such teachers shall annually participate in at least six clock
hours of professional development focused on gifted services.

3. The state board of education shall determine standards for such gifted programs and gifted services. Approval of such gifted programs shall be made by the state department of elementary and secondary education based upon project applications submitted by July fifteenth of each year at a time and in a form determined by the department of elementary and secondary education.

4. No district or charter school shall make a determination as to whether a child is gifted based on the child's participation in an advanced placement course or international baccalaureate course. Districts or charter schools shall determine a child is gifted only if the child meets the definition of gifted children as provided in section 162.675.

5. Any district or charter school with a gifted education program approved under subsection 2 of this section shall have a policy, approved by the board of education of the district, or governing body of each charter school, that establishes a process that outlines the procedures and conditions under which parents or guardians may request a review of the decision that determined that their child did not qualify to receive services through the district's or charter school's gifted education program.

6. School districts and school district employees or charter schools and charter school employees shall be immune from liability for any and all acts or omissions relating to the decision that a child did not qualify to receive services through the district's or charter school's gifted education program.

7. The department of elementary and secondary education may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or 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, 2020, shall be invalid and void.

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

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

Representative Pike offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 1540, Page 1, Section 162.686, Line 14, by inserting after all of said section and line the following:

"162.974. 1. The state department of elementary and secondary education shall reimburse school districts, including special school districts, for the special educational costs of high-need children with an individualized education program exceeding three times the current expenditure per average daily attendance as calculated on the district annual secretary of the board report for the year in which expenditures are claimed. For any school district with an average daily attendance of five hundred students or fewer, the calculation of three times the current expenditure per average daily attendance shall not include any money reimbursed to a school district under this section.

2. A school district shall submit, through timely application, as determined by the state department of elementary and secondary education, the cost of serving any high-needs student with an individualized education program, as provided in subsection 1 of this section."

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

On motion of Representative Pike, House Amendment No. 4 was adopted.
Representative Dogan offered **House Amendment No. 5.**

**House Amendment No. 5**

AMEND House Committee Substitute for House Bill No. 1540, Page 1, Section 162.686, Line 14, by inserting after all of said section and line the following:

"162.877.  1. (1) If any school district desires to be attached to an adjacent special school district, the school board of the district desiring the attachment to the special school district shall first establish a special school district in the school board's jurisdiction as provided in this chapter. After a special school district is established in the school district desiring to attach to an adjacent special school district, the special school district desiring the attachment may follow the procedures for annexation provided in this section.

(2) If any special school district desires to be attached to an adjacent special school district, the school board of the district proposing annexation shall submit the question to the voters of the district.

(3) The school board of the special school district proposing annexation shall submit a question under subdivision (2) of this subsection only after receiving a petition requesting the annexation signed by the lesser of:

(a) A number of voters of the district proposing annexation equal to ten percent of voters voting in the last school election at which school board members were elected; or

(b) A majority of the voters of the district.

2. A plat of the proposed changes to all affected special school districts shall be published and posted with the notice of election.

3. The question shall be submitted in substantially the following form: "Shall the (name of the special school district proposing annexation) be annexed to the (name of the special school district) for special educational services purposes only?".

4. (1) If a majority of the votes cast in the special school district proposing annexation favor annexation, the secretary of the board shall certify the fact, with a copy of the record, to the board of the district proposing annexation, the board of the special school district to which annexation is proposed, and the state board of education.

(2) For each newly created special school district with more than one hundred thousand inhabitants, the membership of the governing council shall be expanded to include each school district annexed to the special school district under this section. A member representing an annexed school district on the governing council shall be elected as provided in section 162.856. After the new governing council member is elected, a new special school district board shall be elected as provided in sections 162.670 to 162.974 after a redistricting under subdivision (4) of this subsection.

(3) For each newly created special school district with no more than one hundred thousand inhabitants, new board members shall be elected as provided in sections 162.670 to 162.974 after a redistricting under subdivision (4) of this subsection.

(4) (a) The existing special school district board of education shall, upon formation of a new special school district under this section and each decade within ninety days after each decennial census has been reported to the President of the United States, adopt a resolution calling for the formation of a redistricting committee. Upon adoption of such resolution, the secretary of the board of education shall forward a certified copy thereof to the state board of education. The redistricting committee shall consist of three residents within the district, appointed by the board of education of the special school district, plus three additional persons residing within the special school district, appointed by the state board. Thereafter, the redistricting committee shall meet, organize itself with a chair and secretary, and proceed with the adoption of a redistricting plan. Any plan proposed to be adopted shall receive approval of a majority of the whole redistricting committee before its adoption. Upon adoption, the redistricting committee shall forward a copy of the plan certified by the secretary of the redistricting committee to the state board for its approval or disapproval. The state board shall approve any redistricting plan that divides the special school district into seven subdistricts of equal population, taking into account as much as possible existing school district boundary lines. Upon approval by the state board, the redistricting plan shall become effective and all board members elected thereafter shall be elected from subdistricts in which they reside. If the plan is disapproved,
it shall be returned to the redistricting committee for revision and resubmission. If a redistricting plan has not been adopted within one year after the publication of the decennial census figures, the state board shall provide the redistricting plan. No member of the redistricting committee shall serve on the board of education for a period of six years following such service on the redistricting committee.

(b) Within thirty days after the adoption of a redistricting plan, the state board of education shall call a special election for the election of school board members of the new special school district. Such special district school board members shall be elected as provided in sections 162.670 to 162.974."; and

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

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

On motion of Representative Basye, HCS HB 1540, as amended, was adopted.

On motion of Representative Basye, HCS HB 1540, as amended, was ordered perfected and printed.

HB 1704, relating to special license plates for Boy Scouts of America, was placed on the Informal Calendar.

HCS HBs 1306 & 2065, relating to sales tax, was taken up by Representative Neely.

On motion of Representative Neely, the title of HCS HBs 1306 & 2065 was agreed to.

On motion of Representative Neely, HCS HBs 1306 & 2065 was adopted.

On motion of Representative Neely, HCS HBs 1306 & 2065 was ordered perfected and printed.

HCS HB 1334, relating to medical alert notations on driver's licenses, was taken up by Representative Kelley (127).

On motion of Representative Kelley (127), the title of HCS HB 1334 was agreed to.

Representative Kelley (127) offered House Amendment No. 1.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1334, Page 2, Section 302.205, Lines 41-45, by deleting all of said lines and renumbering the remaining subsections accordingly; and

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

On motion of Representative Kelley (127), House Amendment No. 1 was adopted.

On motion of Representative Kelley (127), HCS HB 1334, as amended, was adopted.

On motion of Representative Kelley (127), HCS HB 1334, as amended, was ordered perfected and printed.
HB 1698, relating to regulations by a county, was taken up by Representative Henderson.

On motion of Representative Henderson, the title of HB 1698 was agreed to.

On motion of Representative Henderson, HB 1698 was ordered perfected and printed.

HB 1716, relating to the honor guard appreciation day, was taken up by Representative Morse (151).

Representative Morse (151) moved that the title of HB 1716 be agreed to.

Representative Schroer offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1716, Page 1, In the Title, Lines 2-3, by deleting the phrase "the honor guard appreciation day" and inserting in lieu thereof the phrase "state designations"; and

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

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

Representative Dohrman offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 1716, Page 1, Section 9.302, Line 4, by inserting after said section and line the following:

"9.305. June sixth is hereby designated as "Ghost Army Recognition Day" in Missouri. Citizens of this state are encouraged to participate in appropriate events and activities to commemorate the deception missions carried out by the "Ghost Army" that were essential to Allied success in Europe during World War II."; and

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

Representative Lynch offered House Amendment No. 1 to House Amendment No. 2.

House Amendment No. 1
to
House Amendment No. 2

AMEND House Amendment No. 2 to House Bill No. 1716, Page 1, Line 7, by inserting after the words "World War II" the following:

" and urge Congress to award the "Ghost Army" the Congressional Gold Medal in their honor"; and

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

On motion of Representative Lynch, House Amendment No. 1 to House Amendment No. 2 was adopted.
On motion of Representative Dohrman, House Amendment No. 2, as amended, was adopted.

Representative Schroer offered House Amendment No. 3.

House Amendment No. 3

AMEND House Bill No. 1716, Page 1, Section 9.302, Line 4, by inserting after said section and line the following:

"10.236. The St. Louis BattleHawks is selected for and shall be known as the official XFL football team of Missouri."

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

Representative Windham offered House Amendment No. 1 to House Amendment No. 3.

House Amendment No. 1 to House Amendment No. 3

AMEND House Amendment No. 3 to House Bill No. 1716, Page 1, Line 4, by deleting the number "10.236." and inserting in lieu thereof the following:

"9.306. May first of each year is hereby designated as "Walthall Moore Day" in Missouri. Citizens of this state are encouraged to engage in appropriate events and activities to honor the life and work of the first African American to serve in the Missouri general assembly. 10.236."; and

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

On motion of Representative Windham, House Amendment No. 1 to House Amendment No. 3 was adopted.

On motion of Representative Schroer, House Amendment No. 3, as amended, was adopted.

Representative Roden offered House Amendment No. 4.

House Amendment No. 4

AMEND House Bill No. 1716, Page 1, Section A, Line 2, by inserting after said section and line the following:

"9.280. July second of each year shall be known and designated as "Mormon War Remembrance Day" in honor and recognition of the ten thousand members of the Mormon church who were subjected to injustice and undue suffering through executive order 44 by Governor Lilburn Boggs and the Mormon War in 1838."; and

Further amend said bill by amending the title, enacting clause, and intersecional references accordingly.
Representative Washington offered **House Amendment No. 1 to House Amendment No. 4**.

**House Amendment No. 1 to House Amendment No. 4**

AMEND House Amendment No. 4 to House Bill No. 1716, Page 1, Line 7, by inserting after said line the following:

"Further amend said bill and page, Section 9.302, Line 4, by inserting after all of said section and line the following:

"Section 1. February 13 shall be designated as Negro League Baseball Recognition Day."; and;" and

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

On motion of Representative Washington, **House Amendment No. 1 to House Amendment No. 4** was adopted.

On motion of Representative Roden, **House Amendment No. 4, as amended**, was adopted.

On motion of Representative Morse (151), **HB 1716, as amended**, was ordered perfected and printed.

**HB 1741**, relating to the law enforcement terrorism-prevention activity commission, was placed on the Informal Calendar.

**HB 1768**, relating to rural broadband access funding, was placed on the Informal Calendar.

**HCS HB 1817**, relating to school district local effort calculations, was taken up by Representative Dinkins.

On motion of Representative Dinkins, the title of **HCS HB 1817** was agreed to.

On motion of Representative Dinkins, **HCS HB 1817** was adopted.

On motion of Representative Dinkins, **HCS HB 1817** was ordered perfected and printed.

**HB 1818**, relating to school district local effort computations, was taken up by Representative Dinkins.

On motion of Representative Dinkins, the title of **HB 1818** was agreed to.

On motion of Representative Dinkins, **HB 1818** was ordered perfected and printed.
HCS HB 1854, relating to political subdivisions filing annual financial reports with the state auditor, was taken up by Representative Pfautsch.

On motion of Representative Pfautsch, the title of HCS HB 1854 was agreed to.

On motion of Representative Pfautsch, HCS HB 1854 was adopted.

On motion of Representative Pfautsch, HCS HB 1854 was ordered perfected and printed.

HB 1903, relating to school district superintendent sharing, was taken up by Representative Shields.

On motion of Representative Shields, the title of HB 1903 was agreed to.

Representative Shields offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 1903, Pages 1 to 2, Section 168.205, Lines 15 to 18, by removing all of said lines and inserting in lieu thereof the following:

"education that the school district will use all of the additional thirty thousand dollars received under this subsection and at least half of the amount saved as a result in participating in sharing a superintendent under this subsection to compensate teachers or to provide counseling services."; and

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

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

Representative Taylor offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 1903, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

"163.031. 1. The department of elementary and secondary education shall calculate and distribute to each school district qualified to receive state aid under section 163.021 an amount determined by multiplying the district's weighted average daily attendance by the state adequacy target, multiplying this product by the dollar value modifier for the district, and subtracting from this product the district's local effort and subtracting payments from the classroom trust fund under section 163.043.

2. Other provisions of law to the contrary notwithstanding:
   (1) For districts with an average daily attendance of more than three hundred fifty in the school year preceding the payment year:
       (a) For the 2008-09 school year, the state revenue per weighted average daily attendance received by a district from the state aid calculation under subsections 1 and 4 of this section, as applicable, and the classroom trust fund under section 163.043 shall not be less than the state revenue received by a district in the 2005-06 school year from the foundation formula, line 14, gifted, remedial reading, exceptional pupil aid, fair share, and free textbook payment amounts multiplied by the dollar value modifier, and dividing this product by the weighted average daily attendance computed for the 2005-06 school year;
(b) For each year subsequent to the 2008-09 school year, the amount shall be no less than that computed in paragraph (a) of this subdivision, multiplied by the weighted average daily attendance pursuant to section 163.036, less any increase in revenue received from the classroom trust fund under section 163.043;

(2) For districts with an average daily attendance of three hundred fifty or less in the school year preceding the payment year:

(a) For the 2008-09 school year, the state revenue received by a district from the state aid calculation under subsections 1 and 4 of this section, as applicable, and the classroom trust fund under section 163.043 shall not be less than the greater of state revenue received by a district in the 2004-05 or 2005-06 school year from the foundation formula, line 14, gifted, remedial reading, exceptional pupil aid, fair share, and free textbook payment amounts multiplied by the dollar value modifier;

(b) For each year subsequent to the 2008-09 school year, the amount shall be no less than that computed in paragraph (a) of this subdivision;

(3) The department of elementary and secondary education shall make an addition in the payment amount specified in subsection 1 of this section to assure compliance with the provisions contained in this subsection.

3. School districts that meet the requirements of section 163.021 shall receive categorical add-on revenue as provided in this subsection. The categorical add-on for the district shall be the sum of: seventy-five percent of the district allowable transportation costs under section 163.161; the career ladder entitlement for the district, as provided for in sections 168.500 to 168.515; the vocational education entitlement for the district, as provided for in section 167.332; and the district educational and screening program entitlements as provided for in sections 178.691 to 178.699. The categorical add-on revenue amounts may be adjusted to accommodate available appropriations.

4. For any school district meeting the eligibility criteria for state aid as established in section 163.021, but which is considered an option district under section 163.042 and therefore receives no state aid, the commissioner of education shall present a plan to the superintendent of the school district for the waiver of rules and the duration of said waivers, in order to promote flexibility in the operations of the district and to enhance and encourage efficiency in the delivery of instructional services as provided in section 163.042.

5. (1) No less than seventy-five percent of the state revenue received under the provisions of subsections 1 and 2 of this section shall be placed in the teachers’ fund, and the remaining percent of such moneys shall be placed in the incidental fund. No less than seventy-five percent of one-half of the funds received from the school district trust fund distributed under section 163.087 shall be placed in the teachers’ fund. One hundred percent of revenue received under the provisions of section 163.161 shall be placed in the incidental fund. One hundred percent of revenue received under the provisions of sections 168.500 to 168.515 shall be placed in the teachers’ fund.

(2) A school district shall spend for certificated compensation and tuition expenditures each year:

(a) An amount equal to at least seventy-five percent of the state revenue received under the provisions of subsections 1 and 2 of this section;

(b) An amount equal to at least seventy-five percent of one-half of the funds received from the school district trust fund distributed under section 163.087 during the preceding school year; [and]

(c) Beginning in fiscal year 2008, as much as was spent per the second preceding year’s weighted average daily attendance for certificated compensation and tuition expenditures the previous year from revenue produced by local and county tax sources in the teachers’ fund, plus the amount of the incidental fund to teachers’ fund transfer calculated to be local and county tax sources by dividing local and county tax sources in the incidental fund by total revenue in the incidental fund; and

(d) Beginning in fiscal year 2022, no compensation, including but not limited to any salary, wages, or fringe benefits, shall be provided to a superintendent of a school district from the teachers’ fund.

In the event a district fails to comply with this provision, the amount by which the district fails to spend funds as provided herein shall be deducted from the district’s state revenue received under the provisions of subsections 1 and 2 of this section for the following year, provided that the state board of education may exempt a school district from this provision if the state board of education determines that circumstances warrant such exemption.

6. (1) If a school district’s annual audit discloses that students were inappropriately identified as eligible for free and reduced price lunch, special education, or limited English proficiency and the district does not resolve the audit finding, the department of elementary and secondary education shall require that the amount of aid paid pursuant to the weighting for free and reduced price lunch, special education, or limited English proficiency in the weighted average daily attendance on the inappropriately identified pupils be repaid by the district in the next school year and shall additionally impose a penalty of one hundred percent of such aid paid on such pupils, which penalty shall also be paid within the next school year. Such amounts may be repaid by the district through the withholding of the amount of state aid.
(2) In the 2017-18 school year and in each subsequent school year, if a district experiences a decrease in its
gifted program enrollment of twenty percent or more from the previous school year, an amount equal to the product
of the difference between the number of students enrolled in the gifted program in the current school year and the
number of students enrolled in the gifted program in the previous school year multiplied by six hundred eighty
dollars shall be subtracted from the district's current year payment amount. The provisions of this subdivision shall
apply to districts entitled to receive state aid payments under both subsections 1 and 2 of this section but shall not
apply to any school district with an average daily attendance of three hundred fifty or less.

7. Notwithstanding any provision of law to the contrary, in any fiscal year during which the total formula
appropriation is insufficient to fully fund the entitlement calculation of this section, the department of elementary
and secondary education shall adjust the state adequacy target in order to accommodate the appropriation level for
the given fiscal year. In no manner shall any payment modification be rendered for any district qualified to receive
payments under subsection 2 of this section based on insufficient appropriations.

8. Notwithstanding any provision of law to the contrary, school districts that receive revenue from the tax
authorized under sections 148.030, 148.140, 148.620, and 148.720 shall, beginning January 1, 2020, and every
January first thereafter, report the amount of said revenue received by the district to the department. The department
shall, based on the data submitted by the district, determine the total amount of revenue the district would have
received from the tax authorized under sections 148.030, 148.140, 148.620, and 148.720 absent the provisions of
section 148.720, and remit the following amount to each applicable district not less than thirty days after the
conclusion of each calendar year. The amount remitted to each district shall be the total of the revenue received by
the district from the tax authorized under sections 148.030, 148.140, 148.620, and 148.720 during the applicable
calendar year times one and five thousand six hundred twenty-five ten thousandths minus the total of the revenue
received by the district from the tax authorized under sections 148.030, 148.140, 148.620, and 148.720 during the
same calendar year. This payment shall be in addition to payments authorized under subsections 1, 2, and 7 of this
section and shall be made from the annual appropriation to fund this section.

168.191. 1. As used in this section and sections 168.201, 168.205, and 168.211, the term "total
compensation" means, as calculated for the most recently completed full school year, all amounts of any
salary, wages, and fringe benefits provided by a school district to a superintendent or a teacher, as applicable,
except that "total compensation" shall not include any additional salary, wages, or other monetary
compensation provided by a school district to a school district teacher for service performed on behalf of a
school district as a coach, advisor, sponsor, or other similar service.

2. In all counties [of the first class except counties of the first class not] having a charter form of
government, any board of education, other than boards in urban districts, in charge of a public school system
maintaining a classified high school, previously approved by the state board of education, and employing a
superintendent [devoting his] devoted full time to supervisory and administrative work, may employ and enter into
contract with a superintendent of schools for the school district for a period of not to exceed three years. This law
shall not invalidate or repeal any other law of this state relating to the employment of teachers, principals or
superintendents of public schools.

3. The following provisions of this subsection shall apply to all contracts or employment agreements
with a superintendent entered into after the effective date of this section:

(1) The total compensation provided to a superintendent under this section shall not exceed three
and one-half times the average total compensation provided to all teachers who are certified under section
168.021 and employed full time by the school district; and

(2) Any superintendent employed by the school district shall reside within twenty-five miles of the
boundaries of the school district.

168.201. 1. The board of education in all districts except metropolitan districts may employ and contract
with a superintendent for a term not to exceed three years from the time of making the contract, and may employ
such other servants and agents as it deems necessary, and prescribe their powers, duties, compensation and term of
office or employment which shall not exceed three years. It shall provide and keep a corporate seal.

2. The following provisions of this subsection shall apply to all contracts or employment agreements
with a superintendent entered into after the effective date of this section:

(1) The total compensation provided to a superintendent under this section shall not exceed three
and one-half times the average total compensation provided to all teachers who are certified under section
168.021 and employed full time by the school district; and
Further amend said bill, Page 2, Section 168.205, Line 20, by inserting after all of said line the following:

"3. The following provisions of this subsection shall apply to all contracts or employment agreements with a superintendent entered into after the effective date of this section:

(1) The total compensation provided to a superintendent under this section shall not exceed three and one-half times the average total compensation provided to all teachers who are certified under section 168.021 and employed full time by the school districts that share the superintendent; and

(2) Any superintendent employed by school districts sharing a superintendent shall reside within twenty-five miles of the boundaries of one of the school districts sharing the superintendent.

168.211. 1. (1) In metropolitan districts the superintendent of schools shall be appointed by the board of education for a term of one to five years, during which term [his] the superintendent’s compensation shall not be reduced. The superintendent of schools may appoint, with the approval of the board, a treasurer, a commissioner of school buildings and [he] such commissioner shall serve at the pleasure of the superintendent of schools, and as many associate and assistant superintendents as [he] the superintendent deems necessary, whose compensation shall be fixed by the board. The superintendent of schools shall give bond in the sum that the board requires but not less than fifty thousand dollars. No employee or agent of the board shall be a member of the board.

(2) The following provisions of this subdivision shall apply to all contracts or employment agreements with a superintendent entered into after the effective date of this section:

(a) The total compensation provided to a superintendent under this section shall not exceed three and one-half times the average total compensation provided to all teachers who are certified under section 168.021 and employed full time by the school district; and

(b) Any superintendent employed by the school district shall reside within twenty-five miles of the boundaries of the school district.

2. The superintendent of schools shall have general supervision, subject to policies established by the board, of the school system, including its various departments and physical properties, courses of instruction, discipline and conduct of the schools, textbooks and studies. All appointments, promotions and transfers of teachers and all other employees, and introduction and changes of textbooks and apparatus, shall be made by the superintendent with the approval of the board. All appointments and promotions of teachers and all other employees shall be made upon the basis of merit, to be ascertained, as far as practicable, in cases of appointment, by examination, and in cases of promotion, by length and character of service. Examinations for appointment shall be conducted by the superintendent under regulations to be made by the board. [He] The superintendent shall make such reports to the board that it directs or the rules provide.

3. The superintendent of schools shall have general supervision, subject to policies established by the board, of all school buildings, apparatus, equipment and school grounds and of their construction, installation, operation, repair, care and maintenance; the purchasing of all supplies and equipment; the operation of the school lunchrooms; the administration of examinations for the appointment and promotion of all employees of the school system; and the preparation and administration of the annual budget for the school system. Subject to the approval of the board of education as to number and salaries, the superintendent may appoint as many employees as are necessary for the proper performance of [his] the superintendent’s duties.

4. The board may grant a leave of absence to the superintendent of schools, and may remove [him] the superintendent from office by vote of a majority of its members.

5. [Should] If the superintendent [l[ae] hires a commissioner of school buildings, [said] such person shall be a person qualified by reason of education, experience and general familiarity with buildings and personnel to assume the following responsibilities and duties. Subject to the control of the superintendent of schools, [he] the commissioner shall exercise supervision over all school buildings, machinery, heating systems, equipment, school grounds and other buildings and premises of the board of education and the construction, installation, operation, repair, care and maintenance related thereto and the personnel connected therewith[.] and over the purchasing of building supplies and equipment and such other duties as may be assigned to [him] the commissioner by board rules or regulations."; and

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

Representative Anderson resumed the Chair.

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

On motion of Representative Shields, **HB 1903, as amended**, was ordered perfected and printed.

**THIRD READING OF HOUSE BILLS**

**HCS HB 1896, as amended**, relating to medical marijuana, was taken up by Representative Roberts (161).

Representative Roberts (161) moved that **HCS HB 1896, as amended**, be recommitted to the Committee on Rules - Administrative Oversight.

Which motion was adopted.

**REFERRAL OF HOUSE JOINT RESOLUTIONS**

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

**HJR 124** - Downsizing State Government

**REFERRAL OF HOUSE BILLS**

The following House Bill was referred to the Committee indicated:

**HB 2702** - Downsizing State Government

**COMMITTEE REPORTS**

**Committee on Children and Families**, Chairman Solon reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 2356**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Bailey, Gannon, Ingle, Mackey, Neely, Rehder, Remole, Solon and Unsicker

Noes (0)

Absent (4): Aldridge, Moon, Pietzman and Stacy
Committee on Conservation and Natural Resources, Chairman Remole reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred HB 2144, begs leave to report it has examined the same and recommends that it Do Pass, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Anderson, Brown (70), Knight, Love, Mayhew, McCreery, Pietzman and Remole
Noes (0)
Absent (2): Chappelle-Nadal and Haden

Committee on Downsizing State Government, Chairman Taylor reporting:

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred HB 2126, begs leave to report it has examined the same and recommends that it Do Pass with House Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Baker, Haden, Lovasco, Pietzman, Sharp (36), Stacy and Taylor
Noes (0)
Absent (3): Baringer, Pogue and Runions

Committee on Financial Institutions, Chairman Bondon reporting:

Mr. Speaker: Your Committee on Financial Institutions, to which was referred HB 2205, begs leave to report it has examined the same and recommends that it Do Pass with House Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Bailey, Billington, Bondon, Francis, McGirl, O'Donnell, Rowland and Shaul (113)
Noes (0)
Absent (6): Bland Manlove, Clemens, DeGroot, Green, Griesheimer and Shull (16)

Committee on General Laws, Chairman Plocher reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred HB 2116, begs leave to report it has examined the same and recommends that it Do Pass with House Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Basye, Carpenter, Coleman (97), Fitzwater, Hicks, McCreery, Patterson, Plocher, Rogers, Schroer, Shawan and Taylor
Noes (1): Merideth
Absent (0)
Mr. Speaker: Your Committee on General Laws, to which was referred HB 2173, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Basye, Coleman (97), Fitzwater, Hicks, Patterson, Plocher, Schroer, Shawan and Taylor

Noes (4): Carpenter, McCreery, Merideth and Rogers

Absent (0)

**Committee on Insurance Policy**, Chairman Shull (16) reporting:

Mr. Speaker: Your Committee on Insurance Policy, to which was referred HB 1647, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (15): Appelbaum, Butz, Ellebracht, Hansen, Helms, Henderson, Hill, Messenger, Mitten, Muntzel, Pfautsch, Porter, Sauls, Tate and Wright

Noes (0)

Absent (3): Coleman (32), Morris (140) and Shull (16)

Mr. Speaker: Your Committee on Insurance Policy, to which was referred HB 1648, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (16): Appelbaum, Butz, Ellebracht, Hansen, Helms, Henderson, Hill, Messenger, Mitten, Morris (140), Muntzel, Pfautsch, Porter, Sauls, Tate and Wright

Noes (0)

Absent (2): Coleman (32) and Shull (16)

**Special Committee on Student Accountability**, Chairman Spencer reporting:

Mr. Speaker: Your Special Committee on Student Accountability, to which was referred HB 1998, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (9): Allred, Cupps, Gunby, Kelley (127), Morse (151), Pollitt (52), Sain, Shields and Spencer

Noes (0)

Absent (2): Moon and Mosley
Committee on Utilities, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Utilities, to which was referred HB 2040, begs leave to report it has examined the same and recommends that it Do Pass with House Committee Substitute, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Black (137), Bromley, Fitzwater, Francis, Gunby, Haffner, Hicks, Kidd, McCreery, McDaniel, Miller, Price, Schnelting and Simmons

Noes (0)

Absent (4): Coleman (97), DeGroot, Roberts (77) and Sain

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SB 619 entitled:

An act to repeal section 640.136, RSMo, and to enact in lieu thereof one new section relating to public water fluoridation.

In which the concurrence of the House is respectfully requested.

Read first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SCS SB 631 entitled:

An act to repeal section 36.155, RSMo, and to enact in lieu thereof one new section relating to the political activity of certain state employees, with an emergency clause.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Read first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed SB 656 entitled:

An act to amend chapter 10, RSMo, by adding thereto one new section relating to the designation of the Missouri Korean War veterans memorial.

In which the concurrence of the House is respectfully requested.

Read first time.
BILLS DROPPED FROM INFORMAL CALENDAR

Pursuant to Rule 47, the following bill, having remained on the Informal Calendar for ten legislative days, was laid on the table and dropped from the Calendar: HCS HB 1411.

The following members' presence was noted: Plocher and Price.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 10:00 a.m., Wednesday, March 4, 2020.

COMMITTEE HEARINGS

AGRICULTURE POLICY
Wednesday, March 4, 2020, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 7.
Public hearing will be held: HB 1603, HB 1798
Executive session will be held: HCR 78
Executive session may be held on any matter referred to the committee.
Removed HB 2541.
AMENDED

BLUE RIBBON PANEL ON JUVENILE JUSTICE
Monday, March 9, 2020, 12:30 PM, House Hearing Room 4.
Executive session may be held on any matter referred to the committee.
Organizational meeting.

BUDGET
Wednesday, March 4, 2020, 8:15 AM, House Hearing Room 3.
Executive session will be held: HB 2014
Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS
Wednesday, March 4, 2020, 8:00 AM, House Hearing Room 6.
Public hearing will be held: HB 1720, HB 1777, HB 2363
Executive session will be held: HJR 109, HB 2368, HB 1761
Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS
Thursday, March 5, 2020, 9:00 AM, House Hearing Room 5.
Public hearing will be held: SCS SB 599
Executive session will be held: HB 2461
Executive session may be held on any matter referred to the committee.
GENERAL LAWS
Wednesday, March 4, 2020, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 1.
Public hearing will be held: HB 2234, HB 2169, HB 1893, HB 2087, HB 1637, HB 2150, HB 1991
Executive session will be held: HB 1564, HB 1792, HB 1748, HB 1874
Executive session may be held on any matter referred to the committee.

INSURANCE POLICY
Wednesday, March 4, 2020, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 4.
Public hearing will be held: HB 2464, HB 1697
Executive session will be held: HB 2311, HB 1974, HB 1444, HB 1415
Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON DISASTER PREPAREDNESS AND AWARENESS
Tuesday, March 10, 2020, 12:00 PM, Joint Hearing Room (117).
Executive session may be held on any matter referred to the committee.
Discussion of Missouri's preparation for the coronavirus.
CORRECTED

JOINT COMMITTEE ON EDUCATION
Monday, March 16, 2020, 12:00 PM, Joint Hearing Room (117).
Executive session may be held on any matter referred to the committee.
Co-chair election and presentation/discussion on general education requirements.

RULES - ADMINISTRATIVE OVERSIGHT
Thursday, March 5, 2020, 8:45 AM, House Hearing Room 4.
Executive session will be held: HB 2259, HB 1572, HCS HB 2125, HCR 74, HCS HB 1952, HB 2334, HB 2139, HCS HBs 1820 & 1470, HCS HB 1292, HB 2321, HCR 83, HB 2352, HCS HB 1961, HCS HB 2141
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON AGING
Wednesday, March 4, 2020, 6:00 PM, House Hearing Room 6.
Public hearing will be held: HB 2481, HB 2288
Executive session will be held: HB 1516
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CAREER READINESS
Wednesday, March 4, 2020, 12:15 PM or upon adjournment (whichever is later), House Hearing Room 6.
Public hearing will be held: HB 1790
Executive session will be held: HB 2387, HB 1774, HB 1994
Executive session may be held on any matter referred to the committee.
SPECIAL COMMITTEE ON CRIMINAL JUSTICE
Thursday, March 5, 2020, 8:00 AM, House Hearing Room 1.
Public hearing will be held: HB 1297, HB 1552, HB 1756, HB 1925, HB 2485
Executive session will be held: HB 1657
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT
Wednesday, March 4, 2020, 12:30 PM or upon morning recess (whichever is later),
House Hearing Room 5.
Executive session may be held on any matter referred to the committee.
Continued discussion with Office of Administration and Department of Health and Senior
Services Director, Dr. Randall Williams, regarding the medical marijuana licensing process.

SPECIAL COMMITTEE ON REGULATORY OVERSIGHT AND REFORM
Wednesday, March 4, 2020, 5:00 PM or upon adjournment (whichever is later),
House Hearing Room 7.
Executive session may be held on any matter referred to the committee.
Discussion on the relationship between Columbia Public Schools and Catapult Learning,
with representatives from each organization.

SPECIAL COMMITTEE ON SMALL BUSINESS
Wednesday, March 4, 2020, 8:00 AM, House Hearing Room 1.
Public hearing will be held: HB 2188
Executive session will be held: HB 1878, HB 2267
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM
Thursday, March 5, 2020, 8:00 AM, House Hearing Room 6.
Public hearing will be held: HB 1353, HB 1464, HB 1718, HB 2123
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES
Wednesday, March 4, 2020, 5:00 PM or upon adjournment (whichever is later),
House Hearing Room 4.
Executive session will be held: HB 1381, HB 2110
Executive session may be held on any matter referred to the committee.
Note: The hearing will be held in House Hearing Room 4.

TRANSPORTATION
Thursday, March 5, 2020, 8:30 AM, House Hearing Room 7.
Public hearing will be held: HB 2344, HB 2543, HB 1339
Executive session will be held: HCB 11, HB 2444, HB 2371
Executive session may be held on any matter referred to the committee.
WAYS AND MEANS
Wednesday, March 4, 2020, 8:00 AM, House Hearing Room 5.
Public hearing will be held: HB 2483, HB 2386, HB 2376
Executive session will be held: HB 2349
Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR
THIRTY-THIRD DAY, WEDNESDAY, MARCH 4, 2020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 78 - Eggleston
HCS HJR 87 - Miller
HJR 72 - Basye
HCS HJR 103 - Schnelting

HOUSE BILLS FOR PERFECTION

HCS HB 2120 - Kidd
HB 1386 - Murphy
HCS HB 2128 - Rone
HCS#2 HB 1568 - Bailey
HCS HB 1711 - Remole
HCS HB 1473 - Griffith
HCS#2 HB 1604 - Hicks
HB 1419 - McGirl
HB 1454 - Schroer
HB 1613 - Coleman (97)
HCS HB 1682 - Wood
HB 1744 - Sommer
HCS HB 1804 - Pietzman
HCS HB 1858 - Haffner
HCS HB 1752 - Spencer
HCS HB 2209 - Schnelting

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1383 - Washington
HB 1704 - O'Donnell
HB 1741 - Hicks
HB 1768 - Riggs

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 59 - Chipman
HCR 61 - Love
HOUSE BILLS FOR THIRD READING - CONSENT

HB 1935 - Miller

SENATE BILLS FOR SECOND READING

SB 619
SCS SB 631
SB 656

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 38 - Ross

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith
CCS SCS HCS HB 2 - Smith
CCS#2 SCS HCS HB 3 - Smith
CCS SCS HCS HB 4 - Smith
CCS SCS HCS HB 5 - Smith
CCS SCS HCS HB 6 - Smith
CCS SS SCS HCS HB 7 - Smith
CCS SCS HCS HB 8 - Smith
CCS SCS HCS HB 9 - Smith
CCS SS SCS HCS HB 10 - Smith
CCS SCS HCS HB 11 - Smith
CCS SCS HCS HB 12 - Smith
SCS HCS HB 13 - Smith
HCS HB 17 - Smith
HCS HB 18 - Smith
HCS HB 19 - Smith
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