

Senate Journal

Second Regular Session of the Fiftieth Legislature of the State of Oklahoma

Eighteenth Legislative Day, Wednesday, March 8, 2006

The Senate was called to order by Senator Gumm.

Roll Call:

Present: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.—46.

Excused: Taylor.—1.

Vacancy: District 38.—1.

Senator Gumm declared a quorum present.

The prayer was offered by Reverend John McClemore, Central Christian Church, Enid, the guest of Senator Anderson.

REPORT OF ENGROSSED AND ENROLLED MEASURES

SBs 266, 408, 1037, 1046, 1057, 1091, 1099, 1290, 1291, 1296, 1312, 1331, 1337, 1341, 1359, 1365, 1391, 1453, 1458, 1494, 1510, 1593, 1601, 1665, 1675, 1686, 1689, 1691, 1693, 1726, 1734, 1743, 1747, 1752, 1759, 1769, 1787, 1892, 1921, 1991 and 2016 and **SJR 60** were each correctly engrossed, properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 1871 by Crutchfield of the Senate and Hilliard of the House was called up for consideration.

Senator Crutchfield moved that **SB 1871** be advanced, which motion was declared adopted.

THIRD READING

SB 1871 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Corn, Crain, Crutchfield, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Rabon, Reynolds, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--42.

Excused: Coffee, Leftwich, Pruitt, Riley and Taylor.--5.

Vacancy: District 38.--1.

The bill passed.

SB 1871 was referred for engrossment.

GENERAL ORDER

SB 1557 by Shurden of the Senate and Roggow of the House was called up for consideration.

Senator Shurden moved to amend **SB 1557**, Page 1, by restoring the title, which amendment was declared adopted.

Senator Shurden moved that **SB 1557** be advanced, which motion was declared adopted.

THIRD READING

SB 1557 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler,

Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Rabon, Reynolds, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--41.

Excused: Adelson, Crutchfield, Leftwich, Pruitt, Riley and Taylor.--6.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1557 was referred for engrossment.

GENERAL ORDER

SB 1357 by Wilson of the Senate and Roggow of the House was called up for consideration.

Senator Wilson moved that **SB 1357** be advanced, which motion was declared adopted.

THIRD READING

SB 1357 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Rabon, Reynolds, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--42.

Excused: Adelson, Crutchfield, Pruitt, Riley and Taylor.--5.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1357 was referred for engrossment.

GENERAL ORDER

SB 1457 by Bass of the Senate and Banz of the House was called up for consideration.

Senator Bass moved that **SB 1457** be advanced, which motion was declared adopted.

THIRD READING

SB 1457 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Rabon, Reynolds, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--42.

Excused: Adelson, Crutchfield, Pruitt, Riley and Taylor.--5.

Vacancy: District 38.--1.

The bill passed.

SB 1457 was referred for engrossment.

GENERAL ORDER

SB 1301 by Kerr and Johnson (Constance) of the Senate and Miller (Doug) of the House was called up for consideration.

Senator Johnson (Constance) moved that **SB 1301** be advanced, which motion was declared adopted.

THIRD READING

SB 1301 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Anderson, Barrington, Bass, Cain, Capps, Coates, Corn, Crain, Easley, Eason McIntyre, Fisher, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Lamb, Laster, Lawler, Leftwich, Lerblance, Morgan, Myers, Paddack, Rabon, Shurden, Wilson and Wyrick.--29.

Nay: Aldridge, Branan, Brogdon, Coffee, Ford, Jolley, Justice, Laughlin, Mazzei, Nichols, Pruitt, Reynolds, Wilcoxson and Williamson.--14.

Excused: Adelson, Crutchfield, Riley and Taylor.--4.

Vacancy: District 38.--1.

The bill passed.

SB 1301 was referred for engrossment.

GENERAL ORDER

SB 1481 by Wilson of the Senate and Roggow of the House was called up for consideration.

Senator Wilson moved that **SB 1481** be advanced, which motion was declared adopted.

THIRD READING

SB 1481 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Aldridge, Anderson, Barrington, Branan, Brogdon, Cain, Capps, Coates, Coffee, Crain, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--41.

Excused: Adelson, Bass, Corn, Crutchfield, Riley and Taylor.--6.

Vacancy: District 38.--1.

The bill passed.

SB 1481 was referred for engrossment.

GENERAL ORDER

SB 1783 by Rabon of the Senate and Jackson of the House was called up for consideration.

Senator Rabon moved that **SB 1783** be advanced, which motion was declared adopted.

THIRD READING

SB 1783 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Bass, Branan, Cain, Capps, Coates, Corn, Crutchfield, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Pruitt, Rabon, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--36.

Nay: Barrington, Brogdon, Coffee, Johnson (M), Jolley, Nichols, Paddack, Reynolds and Riley.--9.

Excused: Crain and Taylor.--2.

Vacancy: District 38.--1.

The bill passed.

SB 1783 was referred for engrossment.

GENERAL ORDER

SB 1926 by Crutchfield of the Senate and Case of the House was called up for consideration.

Senator Crutchfield moved that **SB 1926** be advanced, which motion was declared adopted.

THIRD READING

SB 1926 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Cain, Capps, Coates, Corn, Crain, Crutchfield, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Laster, Lawler, Leftwich, Lerblance, Mazzei, Myers, Nichols, Rabon, Reynolds, Riley, Shurden, Williamson, Wilson and Wyrick.--38.

Nay: Brogdon, Coffee, Lamb, Laughlin, Pruitt and Wilcoxson.--6.

Excused: Morgan, Paddack and Taylor.--3.

Vacancy: District 38.--1.

The bill passed.

SB 1926 was referred for engrossment.

GENERAL ORDER

SB 1459 by Cain and Johnson (Constance) of the Senate and Winchester of the House was called up for consideration.

Senator Cain moved to amend **SB 1459**, Page 1, by restoring the title, which amendment was declared adopted.

Senator Cain moved that **SB 1459** be advanced, which motion was declared adopted.

THIRD READING

SB 1459 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--46.

Excused: Taylor.--1.

Vacancy: District 38.--1.

The bill passed.

SB 1459 was referred for engrossment.

GENERAL ORDER

SB 1678 by Laughlin of the Senate and Hickman of the House was called up for consideration.

Senators Reynolds and Riley asked to coauthor **SB 1678**, which was the order.

Senator Laughlin moved that **SB 1678** be advanced, which motion was declared adopted.

THIRD READING

SB 1678 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Easley, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Nichols, Paddock, Pruitt, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--42.

Nay: Eason McIntyre and Rabon.--2.

Excused: Morgan, Myers and Taylor.--3.

Vacancy: District 38.--1.

The bill passed.

SB 1678 was referred for engrossment.

GENERAL ORDER

SB 1030 by Corn of the Senate and Trebilcock of the House was called up for consideration.

Senator Corn moved that **SB 1030** be advanced, which motion was declared adopted.

THIRD READING

SB 1030 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster,

Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--44.

Excused: Morgan, Myers and Taylor.--3.

Vacancy: District 38.--1.

The bill passed.

SB 1030 was referred for engrossment.

GENERAL ORDER

SB 1472 by Bass of the Senate and Braddock of the House was called up for consideration.

Senator Bass moved that **SB 1472** be advanced, which motion was declared adopted.

THIRD READING

SB 1472 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--46.

Excused: Taylor.--1.

Vacancy: District 38.--1.

The bill passed.

SB 1472 was referred for engrossment.

GENERAL ORDER

SB 1031 by Corn of the Senate and Jett of the House was called up for consideration.

Senators Garrison, Leftwich and Eason McIntyre asked to coauthor **SB 1031**, which was the order.

Senator Corn moved that **SB 1031** be advanced, which motion was declared adopted.

THIRD READING

SB 1031 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--44.

Excused: Hobson, Myers and Taylor.--3.

Vacancy: District 38.--1.

The bill passed.

Senator Myers desired to vote Aye on the emergency.

On the question of passage of the emergency, the vote resulted as follows: Aye: 45; Excused: 2; Vacancy: 1.

The emergency passed.

SB 1031 was referred for engrossment.

GENERAL ORDER

SB 1074 by Corn of the Senate and Brannon of the House was called up for consideration.

Senator Corn moved to amend **SB 1074**, Page 1, Line 20 ½, by inserting a new Section 2 to read as follows:

“SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 1688 of Title 69, unless there is created a duplication in numbering, reads as follows:

The bridge on Highway 59, crossing the Arkansas River at Kerr Lock and Dam, shall be designated the "Senator Larry Dickerson Memorial Bridge". The Department of Transportation shall cause suitable permanent markers to be placed upon the bridge bearing that name.", and by renumbering subsequent section and amending the title to conform, which amendment was declared adopted.

Senator Corn moved that **SB 1074** be advanced, which motion was declared adopted.

THIRD READING

SB 1074 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--46.

Excused: Taylor.--1.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1074 was referred for engrossment.

GENERAL ORDER

SB 1887 by Capps of the Senate and Walker of the House was called up for consideration.

Senator Capps moved that **SB 1887** be advanced, which motion was declared adopted.

THIRD READING

SB 1887 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Anderson, Barrington, Bass, Capps, Coates, Coffee, Corn, Crutchfield, Easley, Eason McIntyre, Fisher, Garrison, Gumm, Harrison, Hobson, Johnson (C), Justice,

Lamb, Laster, Lawler, Leftwich, Lerblance, Nichols, Paddack, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Wilson and Wyrick.--32.

Nay: Aldridge, Branan, Brogdon, Crain, Ford, Johnson (M), Jolley, Laughlin, Mazzei, Myers, Pruitt and Williamson.--12.

Excused: Cain, Morgan and Taylor.--3.

Vacancy: District 38.--1.

The bill passed.

SB 1887 was referred for engrossment.

GENERAL ORDER

SB 1596 by Laster of the Senate and Billy of the House was called up for consideration.

Senator Laster moved that **SB 1596** be advanced, which motion was declared adopted.

THIRD READING

SB 1596 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Anderson, Bass, Cain, Capps, Easley, Hobson, Johnson (C), Laster, Leftwich, Lerblance, Paddack and Wyrick.--12.

Nay: Adelson, Aldridge, Barrington, Branan, Brogdon, Coates, Coffee, Corn, Crain, Crutchfield, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Johnson (M), Jolley, Justice, Lamb, Laughlin, Lawler, Mazzei, Myers, Nichols, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson and Wilson.--33.

Excused: Morgan and Taylor.--2.

Vacancy: District 38.--1.

The bill failed.

GENERAL ORDER

SB 1076 by Easley of the Senate and Wright of the House was called up for consideration.

Senator Easley moved that **SB 1076** be advanced, which motion was declared adopted.

THIRD READING

SB 1076 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--44.

Nay: Riley.--1.

Excused: Morgan and Taylor.--2.

Vacancy: District 38.--1.

The bill passed.

SB 1076 was referred for engrossment.

GENERAL ORDER

SB 1461 by Cain and Johnson (Constance) of the Senate and Winchester of the House was called up for consideration.

Senator Cain moved that **SB 1461** be advanced, which motion was declared adopted.

THIRD READING

SB 1461 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Bass, Branan, Cain, Capps, Corn, Crain, Crutchfield, Easley, Eason McIntyre, Fisher, Ford, Garrison, Harrison, Hobson, Johnson (C), Jolley, Lamb, Laster, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Nichols, Paddack, Rabon, Reynolds, Riley, Shurden, Williamson, Wilson and Wyrick.--34.

Nay: Anderson, Barrington, Brogdon, Coates, Coffee, Gumm, Johnson (M), Justice, Laughlin, Myers, Pruitt and Wilcoxson.--12.

Excused: Taylor.--1.

Vacancy: District 38.--1.

The bill passed.

SB 1461 was referred for engrossment.

GENERAL ORDER

SB 1735 by Shurden of the Senate and Turner of the House was called up for consideration.

Senator Shurden asked to be removed and Senator Rabon asked to be named principal Senate author on **SB 1735**, which was the order.

Senators Shurden, Lerblance, Lawler, Crutchfield, Gumm, Barrington and Bass asked to coauthor **SB 1735**, which was the order.

Senator Rabon moved to amend **SB 1735**, by striking the title, the enacting clause and the entire body of the bill and substituting the floor substitute, which amendment was declared adopted. (Copies were provided for all Senators.)

Senator Rabon moved that **SB 1735** be advanced, which motion was declared adopted.

THIRD READING

SB 1735 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Pruitt,

Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--46.

Excused: Taylor.--1.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1735 was referred for engrossment.

GENERAL ORDER

SB 1708 by Nichols of the Senate and Morgan (Fred) of the House was called up for consideration.

Senators Gumm, Garrison and Laster asked to coauthor **SB 1708**, which was the order.

Senator Laster moved to amend **SB 1708**, Page 1, Line 10 ½, by inserting a new Section 1 to read as follows:

“SECTION 1. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 1126 of Title 21, unless there is created a duplication in numbering, reads as follows:

Every person who is convicted of rape, rape by instrumentation, sodomy, lewd molestation, sexual battery, incest, or other sexual abuse offense against a child victim is prohibited from residing in the same residence as the child victim until the victim reaches eighteen (18) years of age. “Child victim” means a person less than eighteen (18) years of age at the time of the offense. Any violation of the provisions of this section shall be a misdemeanor on the first offense and a felony on any second or subsequent offense.”, and by renumbering subsequent sections, which amendment was declared adopted.

Senator Nichols moved that **SB 1708** be advanced, which motion was declared adopted.

THIRD READING

SB 1708 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Coates, Corn, Crain, Crutchfield, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds,

Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--44.

Excused: Capps, Coffee and Taylor.--3.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1708 was referred for engrossment.

Senator Fisher moved that the Senate recess until 1:30 p.m., which motion was declared adopted.

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The Senate reconvened with Senator Mazzei presiding.

Senator Mazzei questioned the presence of a quorum and ordered the roll called, following which a quorum was declared present.

GENERAL ORDER

SB 1026 by Gumm of the Senate and Carey of the House was called up for consideration.

Senator Gumm moved that **SB 1026** be advanced, which motion was declared adopted.

Senator Eason McIntyre presiding.

THIRD READING

SB 1026 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Anderson, Bass, Cain, Capps, Coates, Corn, Crutchfield, Easley, Eason McIntyre, Fisher, Garrison, Gumm, Harrison, Hobson, Johnson (C), Laster, Lawler, Leftwich, Morgan, Myers, Nichols, Paddack, Rabon, Reynolds, Shurden, Wilson and Wyrick.--28.

Nay: Aldridge, Barrington, Branan, Brogdon, Coffee, Crain, Ford, Johnson (M), Jolley, Justice, Lamb, Laughlin, Mazzei, Riley, Wilcoxson and Williamson.--16.

Excused: Lerblance, Pruitt and Taylor.--3.

Vacancy: District 38.--1.

The bill passed.

SB 1026 was referred for engrossment.

Senator Rabon presiding.

GENERAL ORDER

SB 1508 by Corn of the Senate and Liotta of the House was called up for consideration.

Senator Coates asked to coauthor **SB 1508**, which was the order.

Senator Corn moved that **SB 1508** be advanced, which motion was declared adopted.

THIRD READING

SB 1508 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Mazzei, Morgan, Myers, Nichols, Paddack, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--44.

Excused: Lerblance, Pruitt and Taylor.--3.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1508 was referred for engrossment.

GENERAL ORDER

SB 1870 by Johnson (Constance) of the Senate and Sullivan of the House was called up for consideration.

Senator Johnson (Constance) moved that **SB 1870** be advanced, which motion was declared adopted.

THIRD READING

SB 1870 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Cain, Capps, Coates, Corn, Crain, Crutchfield, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Mazzei, Myers, Nichols, Paddack, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--41.

Excused: Brogdon, Coffee, Lerblance, Morgan, Pruitt and Taylor.--6.

Vacancy: District 38.--1.

The bill passed.

SB 1870 was referred for engrossment.

GENERAL ORDER

SB 1826 by Laster of the Senate and Billy of the House was called up for consideration.

Senator Laster moved that **SB 1826** be advanced, which motion was declared adopted.

THIRD READING

SB 1826 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Cain, Capps, Coates, Corn, Crain, Crutchfield, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison,

Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Mazzei, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--42.

Excused: Brogdon, Coffee, Lerblance, Morgan and Taylor.--5.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1826 was referred for engrossment.

GENERAL ORDER

SB 1570 by Garrison of the Senate and Rousselot of the House was called up for consideration.

Senator Garrison moved that **SB 1570** be advanced, which motion was declared adopted.

THIRD READING

SB 1570 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Cain, Capps, Coates, Corn, Crain, Crutchfield, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Mazzei, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--42.

Excused: Brogdon, Coffee, Lerblance, Morgan and Taylor.--5.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1570 was referred for engrossment.

GENERAL ORDER

SB 1500 by Gumm of the Senate and Liotta of the House was called up for consideration.

Senator Gumm moved that **SB 1500** be advanced, which motion was declared adopted.

THIRD READING

SB 1500 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Barrington, Bass, Branan, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Mazzei, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Shurden, Wilson and Wyrick.--38.

Nay: Aldridge, Anderson, Riley, Wilcoxson and Williamson.--5.

Excused: Brogdon, Lerblance, Morgan and Taylor.--4.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1500 was referred for engrossment.

GENERAL ORDER

SB 1350 by Gumm of the Senate and Carey of the House was called up for consideration.

Senator Gumm moved that **SB 1350** be advanced, which motion was declared adopted.

THIRD READING

SB 1350 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Mazzei, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--43.

Excused: Brogdon, Lerblance, Morgan and Taylor.--4.

Vacancy: District 38.--1.

The bill passed.

SB 1350 was referred for engrossment.

GENERAL ORDER

SB 1097 by Adelson of the Senate and Lamons of the House was called up for consideration.

Senator Adelson moved that **SB 1097** be advanced, which motion was declared adopted.

THIRD READING

SB 1097 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Mazzei, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--44.

Excused: Lerblance, Morgan and Taylor.--3.

Vacancy: District 38.--1.

The bill passed.

SB 1097 was referred for engrossment.

GENERAL ORDER

SB 1420 by Corn of the Senate and Roan of the House was called up for consideration.

Senator Corn moved that **SB 1420** be advanced, which motion was declared adopted.

THIRD READING

SB 1420 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Barrington, Cain, Capps, Corn, Crain, Crutchfield, Easley, Eason McIntyre, Fisher, Garrison, Gumm, Harrison, Hobson, Johnson (C), Jolley, Laster, Lawler, Leftwich, Morgan, Nichols, Paddack, Rabon, Wilson and Wyrick.--25.

Nay: Aldridge, Anderson, Bass, Branan, Brogdon, Coates, Coffee, Ford, Johnson (M), Justice, Lamb, Laughlin, Mazzei, Myers, Pruitt, Reynolds, Riley, Shurden, Wilcoxson and Williamson.--20.

Excused: Lerblance and Taylor.--2.

Vacancy: District 38.--1.

The bill passed.

SB 1420 was referred for engrossment.

Senator Corn presiding.**GENERAL ORDER**

SB 1632 by Johnson (Constance) of the Senate and Toure of the House was called up for consideration.

Senator Johnson (Constance) moved to amend **SB 1632**, by striking the title, the enacting clause and the entire body of the bill and substituting the floor substitute, which amendment was declared adopted. (Copies were provided for all Senators.)

Senator Johnson (Constance) moved that **SB 1632** be advanced, which motion was declared adopted.

THIRD READING

SB 1632 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Anderson, Barrington, Bass, Cain, Capps, Coates, Corn, Crutchfield, Easley, Eason McIntyre, Fisher, Garrison, Gumm, Harrison, Hobson, Johnson (C), Laster, Lawler, Leftwich, Morgan, Paddack, Rabon, Riley, Wilson and Wyrick.--26.

Nay: Aldridge, Branan, Brogdon, Coffee, Crain, Ford, Johnson (M), Jolley, Justice, Lamb, Laughlin, Mazzei, Myers, Nichols, Pruitt, Reynolds, Wilcoxson and Williamson.--18.

Excused: Lerblance, Shurden and Taylor.--3.

Vacancy: District 38.--1.

The bill passed.

SB 1632 was referred for engrossment.

GENERAL ORDER

SB 1636 by Johnson (Constance) of the Senate and Billy of the House was called up for consideration.

Senator Johnson (Constance) moved to amend **SB 1636**, by striking the title, the enacting clause and the entire body of the bill and substituting the floor substitute, which amendment was declared adopted. (Copies were provided for all Senators.)

Senator Johnson (Constance) moved that **SB 1636** be advanced, which motion was declared adopted.

THIRD READING

SB 1636 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Anderson, Barrington, Bass, Cain, Capps, Coates, Corn, Crutchfield, Eason McIntyre, Fisher, Garrison, Gumm, Harrison, Hobson, Johnson (C), Justice, Laster, Lawler, Leftwich, Morgan, Paddack, Rabon, Riley, Shurden, Wilson and Wyrick.--27.

Nay: Aldridge, Branan, Brogdon, Coffee, Crain, Ford, Johnson (M), Jolley, Lamb, Laughlin, Mazzei, Myers, Nichols, Pruitt, Reynolds, Wilcoxson and Williamson.--17.

Excused: Easley, Lerblance and Taylor.--3.

Vacancy: District 38.--1.

The bill passed.

SB 1636 was referred for engrossment.

GENERAL ORDER

SB 1297 by Shurden of the Senate and Miller (Ray) of the House was called up for consideration.

Senator Shurden moved to amend **SB 1297**, Page 1, by striking the title, which amendment was declared adopted.

Senator Shurden moved that **SB 1297** be advanced, which motion was declared adopted.

THIRD READING

SB 1297 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Mazzei, Morgan, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--44.

Excused: Easley, Lerblance and Taylor.--3.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1297 was referred for engrossment.

GENERAL ORDER

SB 756 by Leftwich et al of the Senate and Wilt of the House was called up for consideration.

Senator Leftwich moved that **SB 756** be advanced, which motion was declared adopted.

THIRD READING

SB 756 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Bass, Branan, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Laster, Lawler, Leftwich, Lerblance, Morgan, Myers, Nichols, Paddack, Rabon, Riley, Shurden, Wilson and Wyrick.--36.

Nay: Barrington, Brogdon, Lamb, Laughlin, Mazzei, Pruitt, Reynolds, Wilcoxson and Williamson.--9.

Excused: Easley and Taylor.--2.

Vacancy: District 38.--1.

The bill passed.

SB 756 was referred for engrossment.

GENERAL ORDER

SB 1597 by Laster of the Senate and Harrison of the House was called up for consideration.

Senator Laster moved that **SB 1597** be advanced, which motion was declared adopted.

THIRD READING

SB 1597 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Aldridge, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Easley, Eason McIntyre, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--45.

Nay: Anderson.--1.

Excused: Taylor.--1.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1597 was referred for engrossment.

GENERAL ORDER

SB 1422 by Wyrick of the Senate and Glenn of the House was called up for consideration.

Senator Barrington asked to coauthor **SB 1422**, which was the order.

Senator Wyrick moved to amend **SB 1422**, Page 1, by striking the title, which amendment was declared adopted.

Senator Wyrick moved that **SB 1422** be advanced, which motion was declared adopted.

THIRD READING

SB 1422 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Easley, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--45.

Excused: Eason McIntyre and Taylor.--2.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1422 was referred for engrossment.

GENERAL ORDER

SB 1292 by Paddack of the Senate and Hilliard of the House was called up for consideration.

Senator Paddack moved that **SB 1292** be advanced, which motion was declared adopted.

THIRD READING

SB 1292 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Easley, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--45.

Excused: Eason McIntyre and Taylor.--2.

Vacancy: District 38.--1.

The bill passed.

SB 1292 was referred for engrossment.

GENERAL ORDER

SB 1765 by Riley and Eason McIntyre of the Senate and Morgan (Danny) of the House was called up for consideration.

Senator Johnson (Constance) moved to amend **SB 1765**, Page 1, Line 10 ½, by inserting a new Section 1 to read as follows:

“SECTION 1. AMENDATORY 10 O.S. 2001, Section 21.5, is amended to read as follows:

Section 21.5 A. 1. A judge of a district court ~~who has juvenile docket responsibility~~ may order a child's permanent care and custody transferred to an adult relative of the child within the third degree pursuant to the provisions of this subsection, upon the written consent of both parents of the child or upon the consent of one parent only if:

- a. the other parent is deceased,
- b. the other parent has been determined by a court of law to be incompetent or incapacitated,
- c. the whereabouts or identity of the other parent is unknown. This fact shall be attested to by affidavit of the consenting parent,
- d. the other parent, who is eighteen (18) years of age or older, has signed a statement consenting to the transfer, executed before a notary public,
- e. the parental rights of the other parent have been terminated,
- f. the other parent has been or is found by the court of law to be unfit or unable to exercise parental rights and responsibility for the child based upon situations enumerated in Section 7006-1.1 of Title 10 of the Oklahoma Statutes,
- g. the other parent is or has been subject to the registration requirements of the Oklahoma Sex Offenders Registration Act or any similar act in any other state, or
- h. the other parent has abandoned the child as such term is defined by Section 21.2 of Title 10 of the Oklahoma Statutes, or is determined by the court to be otherwise unfit to assume custody of the child for any other reason.

2. To be appointed as a relative guardian for the child, an adult relative related to the child within the third degree must file a petition on a form developed pursuant to the provisions of this section with the judge.

3. Prior to the entry of an order transferring the custody of a child, the judge ~~shall~~ may receive a home study regarding the background and home of the prospective relative guardian by a person qualified by training and experience authorized by the court. If the judge does not receive a home study, a criminal background check and a child abuse registry check pursuant to Section 7505-5.3 of this title shall be conducted for the prospective relative guardian and other household members eighteen (18) years of age and older.

4. Upon the entry of a court order providing for the transfer of the permanent care and custody of a child, the order shall remain in full force and effect until:

- a. the child reaches the age of eighteen (18) years,
- b. the child marries or is legally emancipated,
- c. the judge finds after evidentiary hearing:
 - (1) the child has been abused while in the care and custody of the relative, and
 - (2) it is in the best interests of the child that custody of the child be returned to a parent or the parents or other persons pursuant to the Oklahoma Guardianship and Conservatorship Act, the Oklahoma Children's Code or this section,
- d. the parent who consented to the transfer of the care and custody of the child petitions the judge for the recovery of the child and the judge

- finds after an evidentiary hearing that it is in the best interests of the child that custody of the child be returned to the parents, or custody of the child be given to another person pursuant to the Oklahoma Guardianship and Conservatorship Act, the Oklahoma Children's Code, or the provisions of this section,
- e. the attorney for the child or relative guardian petitions the judge for modification of the court order transferring care and custody and the court finds after an evidentiary hearing that it is in the best interests of the child for the order to be modified and the child be returned to the parents or custody of the child be given to another person pursuant to the Oklahoma Guardianship and Conservatorship Act, the Oklahoma Children's Code, or pursuant to the provisions of this section,
 - f. the child is adopted, or
 - g. the guardianship is otherwise terminated pursuant to Section 4-803 of Title 30 of the Oklahoma Statutes.
5. An order providing for the transfer of the permanent care and custody of a child:
- a. shall require that the placement be reviewed within one (1) year after transfer and may require the person to whom custody is transferred to submit any records or reports the court deems necessary for purposes of such review,
 - b. shall not require periodic reviews by the court thereafter if the parties agree with the assent of the court that such reviews are not necessary to serve the best interests of the child,
 - c. unless periodic reviews are required, may be closed by the judge, provided the order transferring the permanent care and custody of the child shall remain in full force and effect subject to the provisions of paragraph 4 of this subsection, and
 - d. shall include conditions for the care, treatment, education and welfare of the child.
6. A court order appointing an adult relative guardian shall award custody of the child to the relative guardian subject only to such parental rights and responsibilities as determined by the judge. The adult relative guardian of a child shall have the authority as specified by the order to consent on behalf of the child in all cases except that a relative guardian may not consent to an adoption of the child.
- B. 1. A judge of a district court ~~who has juvenile docket responsibility~~ may order a child's permanent care and custody transferred to an adult relative guardian related to the child within the third degree without the consent of the parent or parents pursuant to the provisions of this subsection.
2. To be appointed as a relative guardian for the child, an adult relative related to the child within the third degree must file a petition on a form developed pursuant to the provisions of this section with the judge. The petition shall allege that:
- a. a parent or the parents of the child have placed the child with the relative pursuant to Sections 21.3 and 21.4 of Title 10 of the Oklahoma Statutes and have abandoned the child,
 - b. the child is currently residing with the relative and there exists a loving and emotional tie between the child and the relative,

- c. the parents of the child are presently and for the foreseeable future unable to provide proper adequate care for the child, are unavailable or their whereabouts are unknown,
- d. the child has no assets or limited assets, and
- e. it would be in the best interests of the child for the petition to be granted.

3. Prior to the entry of an order appointing an adult relative guardian, the court ~~shall~~ may receive a home study regarding the background and home of the prospective relative guardian by a person qualified by training and experience authorized by the court.

4. If the judge finds that the elements of the petition have been proven based on a preponderance of the evidence, the judge shall grant the petition.

5. An order appointing the adult relative related to the child within the third degree as a relative guardian shall award custody of the child to the relative. The relative guardian shall have the same authority as a parent to consent on behalf of a child in all cases, except that the relative guardian may not consent to an adoption of the child.

6. Upon the entry of an order and issuance of a relative guardian providing for the transfer of the permanent care and custody of a child to a relative related to the child within the third degree, the court order shall remain in full force and effect until:

- a. the child reaches the age of eighteen (18) years,
- b. the child is married or is legally emancipated,
- c. the judge finds after evidentiary hearing:
 - (1) the child has been abused while in the care and custody of the relative, and
 - (2) it is in the best interests of the child that custody of the child be returned to a parent or the parents or other persons pursuant to the Oklahoma Guardianship and Conservatorship Act, the Oklahoma Children's Code or this section,
- d. an attorney for the child or the relative petitions the judge for modification of the order transferring permanent care and custody to the relative and the judge finds after an evidentiary hearing that it is in the best interests of the child for the order to be modified and the child returned to the parents or other persons pursuant to the Oklahoma Guardianship and Conservatorship Act, the Oklahoma Children's Code, or this section,
- e. the child is adopted, or
- f. the guardianship is otherwise terminated pursuant to Section 4-803 of Title 30 of the Oklahoma Statutes.

7. An order appointing a relative guardian:

- a. shall require that the placement be reviewed within one (1) year after transfer and may require the relative guardian to whom custody is transferred to submit any records or reports the court deems necessary for purposes of such review,
- b. shall not require periodic reviews by the court thereafter if the parties agree with the assent of the court that such reviews are not necessary to serve the best interests of the child, unless periodic reviews are required by the court,

- c. unless periodic reviews are required, may be closed by the judge, provided the order transferring care and custody to a relative guardian shall remain in full force and effect subject to the provisions of paragraph 6 of this subsection, and
- d. shall include conditions for the care, treatment, education and welfare of the child.

C. 1. Before making an appointment pursuant to this section, the court must cause notice of a hearing on the petition for appointment to be given in the form required by the court to the minor, if the minor has attained the age of fourteen (14) as of the date the petition is filed. The court shall also cause notice to be sent to the then-living parents of the minor.

- 2. a. Such notice shall be mailed to each person, entitled to notice pursuant to this subsection, at that person's address as last-known to the petitioner, at least ten (10) days prior to the date set by the court for hearing on the petition. Provided the court may direct a shorter notice period if the court deems such shorter notice period to be appropriate under the circumstances, and
- b. If the identity or whereabouts of a parent is unknown, the court must determine whether the parent can be identified or located. Following an inquiry, if the court finds that the identity or whereabouts of the parent cannot be ascertained, and this fact is attested to by affidavit of the petitioner, it shall order that notice be given by publication. The notice shall be published once pursuant to the laws relating to the service of notice by publication in the county in which the petition for relative guardianship is filed, and the hearing shall not be held for at least fifteen (15) days after publication of the notice.

D. After a petition has been filed for a proceeding, pursuant to this section, the petitioner may request the court to issue a temporary order regarding child custody, child support, visitation or other relief proper in the circumstance.

E. The venue for a proceeding pursuant to this section is in the district court where the child resides. If the court finds that in the interest of justice a proceeding should be conducted in another court of this state, the court may transfer the proceeding to the other court.

F. 1. An appointment of a relative guardian made pursuant to this section is subject to only Article 1 of the Oklahoma Guardianship and Conservatorship Act and Sections 4-501, 4-503, 4-706, 4-707, 4-801, 4-802, 4-901 and 4-902 of Title 30 of the Oklahoma Statutes.

2. If the court determines that it is in the best interests of the child, the court may require the establishment of a guardianship or conservatorship pursuant to Title 30 of the Oklahoma Statutes.

3. The clerk of the district court in which the application for a relative guardianship is filed shall collect as court costs a fee of Fifty Dollars (\$50.00).

G. 1. Any order appointing a relative guardian of a minor pursuant to this section who has a parent living or legally responsible for the support of the child shall:

- a. provide for the payment of child support by the parent, and

b. contain an income assignment provision pursuant to Section 115 of Title 43 of the Oklahoma Statutes.

2. The provisions of this subsection shall not apply to parents whose rights and responsibilities have been terminated to the child unless the termination order requires payment of child support.

H. The Administrative Office of the Courts shall prepare a handbook for distribution to the district courts for appointments made pursuant to this section. The handbook shall be written in clear, simple language and shall include information about the laws and procedures which apply to relative guardians made pursuant to this section. In addition, the Office of the Administrative Director of the Courts shall develop the forms and procedures necessary to effectuate this section. The Office of the Administrative Director of the Courts shall make such forms and handbook available to the public through the offices of the clerks of the district courts in this state, in the local offices of the Department of Human Services, and such other locations deemed necessary by the Administrator.”, and by renumbering subsequent sections, which amendment was declared adopted.

Senator Riley moved to amend **SB 1765**, Page 40, Line 3 ½, by inserting a new Section 10 to read as follows:

“SECTION 10. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 7306-3.1 of Title 10, unless there is created a duplication in numbering, reads as follows:

Any child under eighteen (18) years of age who is detained, held or arrested for any offense pursuant to any provision of the Juvenile Code or Criminal Code of this state, including such persons subject to adult prosecution, youthful offender proceedings, certification as an adult, reverse certification or juvenile proceedings, shall be identified within seventy-two (72) hours of such detention or arrest for educational needs and shall be afforded such educational opportunities by the State Department of Education without delay while in such facility or jail, including city, county and state jails, holding facilities and juvenile or correctional institutions.”, and by renumbering subsequent sections, which amendment was declared adopted.

Senator Rabon moved to amend the Riley amendment to **SB 1765**, by inserting after the word “age” and before the word “who” the words “who are legal residents, or the children of legal residents of the State of Oklahoma”, which amendment was declared adopted.

Senator Riley moved that **SB 1765** be advanced, which motion was declared adopted.

THIRD READING

SB 1765 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Branan, Cain, Coates, Coffee, Crain, Crutchfield, Easley, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Laster, Leftwich, Lerblance, Mazzei, Morgan, Myers, Paddack, Rabon, Riley, Shurden, Wilcoxson, Wilson and Wyrick.--33.

Nay: Barrington, Bass, Brogdon, Corn, Lamb, Laughlin, Nichols, Pruitt, Reynolds and Williamson.--10.

Excused: Capps, Eason McIntyre, Lawler and Taylor.--4.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1765 was referred for engrossment.

GENERAL ORDER

SB 1627 by Adelson of the Senate and Trebilcock of the House was called up for consideration.

Senator Adelson moved that **SB 1627** be advanced, which motion was declared adopted.

THIRD READING

SB 1627 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Coates, Coffee, Corn, Crain, Crutchfield, Easley, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--44.

Excused: Capps, Eason McIntyre and Taylor.--3.

Vacancy: District 38.--1.

The bill passed.

SB 1627 was referred for engrossment.

GENERAL ORDER

SB 1333 by Reynolds and Leftwich of the Senate and Kern of the House was called up for consideration.

Senator Aldridge asked to coauthor **SB 1333**, which was the order.

Senator Aldridge moved to amend **SB 1333**, Page 1, Line 12 ½, by inserting a new Section 1 to read as follows:

“SECTION 1. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 1163.1 of Title 21, unless there is created a duplication in numbering, reads as follows: Any person who permanently removes or directs any person to permanently remove an American flag from any grave or any place of burial shall be guilty of a misdemeanor punishable by imprisonment in a county jail not exceeding six (6) months, or by a fine not exceeding Two Hundred Fifty Dollars (\$250.00), or by both such fine and imprisonment.”, and by renumbering subsequent sections and amending the title to conform, which amendment was declared adopted.

Senator Reynolds moved that **SB 1333** be advanced, which motion was declared adopted.

THIRD READING

SB 1333 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Coates, Corn, Crain, Crutchfield, Easley, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Morgan, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--42.

Excused: Capps, Coffee, Eason McIntyre, Mazzei and Taylor.--5.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1333 was referred for engrossment.

GENERAL ORDER

SB 1803 by Nichols of the Senate and Balkman of the House was called up for consideration.

Senator Nichols moved that **SB 1803** be advanced, which motion was declared adopted.

THIRD READING

SB 1803 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Coates, Coffee, Corn, Crain, Crutchfield, Easley, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--44.

Excused: Capps, Eason McIntyre and Taylor.--3.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1803 was referred for engrossment.

GENERAL ORDER

SB 1308 by Leftwich of the Senate and Cooksey of the House was called up for consideration.

Senator Leftwich asked that **SB 1308** be laid over temporarily, which was the order.

SB 1308 remains on General Order.

GENERAL ORDER

SB 1586 by Shurden of the Senate and Turner of the House was called up for consideration.

Senator Rabon moved to amend **SB 1586**, Page 7, Line 6 ½, by inserting a new Section 6 to read as follows:

“SECTION 6. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 1406 of Title 21, unless there is created a duplication in numbering, reads as follows:

In addition to the penalties imposed pursuant to the provisions of Sections 1401, 1402, 1403, 1404 and 1405 of this title, any person violating such provisions during a burn ban shall be punished by imprisonment in the custody of the Department of Corrections for a term of not less than five (5) years nor more than ten (10) years, or by a fine not to exceed Ten Thousand Dollars (\$10,000), or both such fine and imprisonment.”, and by renumbering subsequent section, which amendment was declared adopted.

Senator Shurden moved that **SB 1586** be advanced, which motion was declared adopted.

THIRD READING

SB 1586 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Fisher, Ford, Garrison, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--43.

Excused: Easley, Eason McIntyre, Gumm and Taylor.--4.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1586 was referred for engrossment.

GENERAL ORDER

SB 1412 by Laughlin of the Senate and Hickman of the House was called up for consideration.

Senator Laughlin moved to amend **SB 1412**, Page 1, Lines 16 and 17, by deleting all language after the word “the” on Line 16 and before the word “The” on Line 17 and

inserting in lieu thereof the words “OBNDD Agent Choc Ericsson Memorial Highway”, and by amending the title to conform, which amendment was declared adopted.

Senator Pruitt moved to amend **SB 1412**, Page 1, Line 19 ½, by inserting a new Section 2 to read as follows:

“SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 1688 of Title 69, unless there is created a duplication in numbering, reads as follows:

State Highway 51 from 81st Street South in Tulsa to 305th East Avenue in Coweta shall be designated as the “USMC Sgt. James R. Graham, III, Memorial Highway”. The Department of Transportation shall cause suitable permanent markers to be placed upon the highway bearing that name.”, and by renumbering subsequent section and amending the title to conform, which amendment was declared adopted.

Senator Laughlin moved that **SB 1412** be advanced, which motion was declared adopted.

THIRD READING

SB 1412 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Coates, Corn, Crain, Crutchfield, Ford, Garrison, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--38.

Excused: Capps, Coffee, Easley, Eason McIntyre, Fisher, Gumm, Lamb, Morgan and Taylor.--9.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1412 was referred for engrossment.

GENERAL ORDER

SB 1394 by Paddack et al of the Senate and Cox of the House was called up for consideration.

Senator Paddack moved to amend **SB 1394**, Page 2, Line 2, by deleting the word “and”; Page 2, Line 3, by deleting the period and inserting the language “; and”; and Page 2, Line 3 ½, by inserting a new subsection 8 to read “8. Psychiatrists.”, which amendment was declared adopted.

Senator Paddack moved that **SB 1394** be advanced, which motion was declared adopted.

THIRD READING

SB 1394 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Capps, Coates, Corn, Crain, Crutchfield, Ford, Garrison, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--38.

Excused: Cain, Coffee, Easley, Eason McIntyre, Fisher, Gumm, Lamb, Morgan and Taylor.--9.

Vacancy: District 38.--1.

The bill passed.

SB 1394 was referred for engrossment.

GENERAL ORDER

SB 1581 by Leftwich of the Senate and Terrill of the House was called up for consideration.

Senator Leftwich moved that **SB 1581** be advanced, which motion was declared adopted.

THIRD READING

SB 1581 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Fisher, Ford, Garrison, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--43.

Excused: Easley, Eason McIntyre, Gumm and Taylor.--4.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1581 was referred for engrossment.

GENERAL ORDER

SB 1780 by Rabon of the Senate and Walker of the House was called up for consideration.

Senator Rabon moved that **SB 1780** be advanced, which motion was declared adopted.

THIRD READING

SB 1780 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Fisher, Ford, Garrison, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--43.

Excused: Easley, Eason McIntyre, Gumm and Taylor.--4.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1780 was referred for engrossment.

**UNANIMOUS CONSENT REQUEST
DIRECT TO CALENDAR**

Senator Coffee asked unanimous consent to suspend Rule 5-4 and refer **SR 70** direct to the Calendar for consideration, which was the order.

GENERAL ORDER

SR 70 by Coffee was called up for consideration.

SR 70 was adopted upon motion of Senator Coffee and referred for enrollment.

GENERAL ORDER

SB 1860 by Johnson (Constance) of the Senate and Dank of the House was called up for consideration.

Senator Johnson (Constance) moved that **SB 1860** be advanced, which motion was declared adopted.

THIRD READING

SB 1860 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Fisher, Ford, Garrison, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--43.

Excused: Easley, Eason McIntyre, Gumm and Taylor.--4.

Vacancy: District 38.--1.

The bill passed.

SB 1860 was referred for engrossment.

GENERAL ORDER

SB 1897 by Laster of the Senate and Sherrer of the House was called up for consideration.

Senator Laster moved to amend **SB 1897**, Page 2, Line 15, by inserting after the word “year” and before the period the words “, unless he or she is selected to serve in a trial or is under consideration to serve in a trial and such consideration covers a period of five (5) or more days”, and by amending the title to conform, which amendment was declared adopted.

Senator Laster moved that **SB 1897** be advanced, which motion was declared adopted.

THIRD READING

SB 1897 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Easley, Fisher, Ford, Garrison, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--44.

Excused: Eason McIntyre, Gumm and Taylor.--3.

Vacancy: District 38.--1.

The bill passed.

SB 1897 was referred for engrossment.

Senator Fisher presiding.

GENERAL ORDER

SB 1308 by Leftwich of the Senate and Cooksey of the House was called up for further consideration.

Senator Adelson moved to amend **SB 1308**, Page 5, Line 3 ½, by inserting new Sections 2, 3, 4, 5, 6 and 7 to read as follows:

“SECTION 1. Short title. This Act may be cited as the Hospital Infections Disclosure Act.

SECTION 2. Definitions. For purposes of this Act:

- (a) “Department” means the Oklahoma Department of Health.
- (b) “Hospital” means an acute care health care facility licensed under the Health Facility Licensing Division of the Department.
- (c) “Hospital-acquired infection” means a localized or systemic condition (1) that results from adverse reaction to the presence of an infectious agent(s) or its toxin(s) and (2) that was not present or incubating at the time of admission to the hospital.

SECTION 3. Hospital reports.

(a) Individual hospitals shall collect data on hospital-acquired infection rates for the specific clinical procedures determined by the Department by regulation, including the following categories:

- (1) Surgical site infections;
- (2) Ventilator-associated pneumonia;
- (3) Central line-related bloodstream infections;
- (4) Urinary tract infections; and
- (5) Other categories as provided under subdivision (d) of this section.

(b)(1) Hospitals shall submit quarterly reports on their hospital-acquired infection rates to the Department. Quarterly reports shall be submitted, in a format set forth in regulations adopted by the Department, to the Department by April 30, July 31, October 31, and January 31 each year for the previous quarter. Data in quarterly reports must cover a period ending not earlier than one month prior to submission of the report.

(2) If the hospital is a division or subsidiary of another entity that owns or operates other hospitals or related organizations, the quarterly report shall be for the specific division or subsidiary and not for the other entity.

(c) (1) The Commissioner of the Department shall appoint an advisory committee, including representatives from public and private hospitals (including from hospital infection control departments), direct care nursing staff, physicians, epidemiologists with expertise in hospital-acquired infections, academic researchers, consumer organizations, health insurers, health maintenance organizations, organized labor, and purchasers of health insurance, such as employers. The advisory committee shall have a majority of members representing interests other than hospitals.

(2) The advisory committee shall assist the Department in the development of all aspects of the Department's methodology for collecting, analyzing, and disclosing the information collected under this Act, including collection methods, formatting, and methods and means for release and dissemination.

(3) In developing the methodology for collecting and analyzing the infection rate data, the Department and advisory committee shall consider existing methodologies and systems for data collection, such as the Centers for Disease Control's National Nosocomial Infection Surveillance Program, or its successor, however the Department's discretion to adopt a methodology shall not be limited or restricted to any existing methodology or system. The data collection and analysis methodology shall be disclosed to the public prior to any public disclosure of hospital-acquired infection rates.

(4) The Department and the advisory committee shall evaluate on a regular basis the quality and accuracy of hospital information reported under this Act and the data collection, analysis, and dissemination methodologies.

(d) The Department may, after consultation with the advisory committee, require hospitals to collect data on hospital-acquired infection rates in categories additional to those set forth in subdivision (a).

SECTION 4. Department Reports.

(a) The Department shall annually submit to the Legislature a report summarizing the hospital quarterly reports and shall publish the annual report on its website. The first annual report shall be submitted and published in 2007. The Department may issue quarterly informational bulletins at its discretion, summarizing all or part of the information submitted in the hospital quarterly reports.

(b) All reports issued by the department shall be risk adjusted.

(c) The annual report shall compare the risk-adjusted hospital-acquired infection rates, collected under Section 3 of this Act, for each individual hospital in the state. The report shall also include an executive summary, written in plain language, that shall include, but not be limited to, a discussion of findings, conclusions, and trends concerning the overall state of hospital-acquired infections in the state, including a comparison to prior years. The report may include policy recommendations, as appropriate.

(d) The Department shall publicize the report and its availability as widely as practical to interested parties, including, but not limited to, hospitals, providers, media organizations, health insurers, health maintenance organizations, purchasers of health insurance, organized labor, consumer or patient advocacy groups, and individual consumers. The annual report shall be made available to any person upon request.

(e) No hospital report or Department disclosure may contain information identifying a patient, employee, or licensed health care professional in connection with a specific infection incident.

SECTION 5. Privacy.

It is the expressed intent of the Legislature that a patient's right of confidentiality shall not be violated in any manner. Patient social security numbers and any other information that could be used to identify an individual patient shall not be released notwithstanding any other provision of law.

SECTION 6. Regulatory oversight.

The Department shall be responsible for ensuring compliance with this Act as a condition of licensure under the Hospital Licensing Act and shall enforce such compliance according to the provisions of the Hospital Licensing Act.”, and by renumbering subsequent section and amending the title to conform.

Senator Paddack moved to table the Adelson amendment, which tabling motion failed of adoption upon roll call as follows:

Aye: Branan, Cain, Capps, Coates, Coffee, Crain, Crutchfield, Fisher, Ford, Harrison, Johnson (C), Jolley, Leftwich, Mazzei, Myers, Paddack and Wilcoxson.--17.

Nay: Adelson, Aldridge, Anderson, Barrington, Bass, Brogdon, Corn, Easley, Garrison, Hobson, Johnson (M), Justice, Lamb, Laster, Laughlin, Lawler, Lerblance, Morgan, Nichols, Pruitt, Rabon, Reynolds, Riley, Shurden, Williamson, Wilson and Wyrick.--27.

Excused: Eason McIntyre, Gumm and Taylor.--3.

Vacancy: District 38.--1.

Senator Paddack moved that **SB 1308** be advanced, which motion was declared adopted upon division of the question.

THIRD READING

SB 1308 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Easley, Fisher, Ford, Garrison, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Pruitt, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--44.

Excused: Eason McIntyre, Gumm and Taylor.--3.

Vacancy: District 38.--1.

The bill passed.

Pursuant to Rule 12-23, Senator Adelson served notice that the vote be reconsidered whereby **SB 1308** passed.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed **HBs 1580, 1863, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2353, 2525, 2586, 2607, 2712, 2774 and 2932** and **HJR 1064** .

HB 1580 – By Piatt of the House and Crutchfield of the Senate.

(liens - amending 42 O.S., Sections 91, 91A and 91.1 - personal property - abandoned vehicle auctions - effective date)

HB 1863 – By Hickman, Perry, Nance, Thompson, McMullen, Sherrer, Calvey, Winchester and Terrill of the House and Laughlin of the Senate.

(motor vehicles - amending 47 O.S., Section 1104 - Vehicle License and Registration Act fees - amending 68 O.S., Sections 500.6, 500.7 and 704 - Motor Fuel Tax Code - effective date - emergency)

HB 2163 – By Benge and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma Arts Council – appropriation – budget procedures - effective date - emergency)

HB 2164 – By Benge and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma Arts Council – appropriation – lapse dates – effective date – emergency)

HB 2165 – By Benge and Newport of the House and Crutchfield and Rabon of the Senate.

(education – appropriations - Teachers' Retirement System - budgeting procedures - effective date – emergency)

HB 2166 – By Benge and Newport of the House and Crutchfield and Rabon of the Senate.

(education - appropriations - Teacher Retirement Credit - effective date - emergency)

HB 2167 – By Benge and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma Educational Television Authority – appropriation – categories - effective date – emergency)

HB 2168 – By Bengé, Newport, Kiesel and Nations of the House and Crutchfield and Rabon of the Senate.

(Oklahoma Educational Television Authority – appropriation – lapse dates – effective date – emergency)

HB 2169 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Physician Manpower Training Commission – appropriations – budgeting procedures – effective date – emergency)

HB 2170 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Physician Manpower Training - appropriations - lapse dates - effective date - emergency)

HB 2171 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma Board of Private Vocational Schools – expenditure – budget - effective date - emergency)

HB 2172 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma Board of Private Vocational Schools - budget procedures - effective date - emergency)

HB 2173 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma Commission for Teacher Preparation – appropriation - effective date – emergency)

HB 2174 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma Commission for Teacher Preparation - appropriation - lapse dates – effective date - emergency)

HB 2175 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(State Board of Career and Technology Education – appropriations - effective date – emergency)

HB 2176 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(State Board of Career and Technology Education – appropriations – effective date – emergency)

HB 2177 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma State Regents for Higher Education – appropriations - effective date - emergency)

HB 2178 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma State Regents for Higher Education – appropriations - effective date – emergency)

HB 2179 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Commissioners of the Land Office – appropriation - effective date - emergency)

HB 2180 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Commissioners of the Land Office – appropriation - effective date - emergency)

HB 2181 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma Department of Libraries - appropriation - effective date - emergency)

HB 2182 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma Department of Libraries – appropriation - effective date – emergency)

HB 2183 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma School of Science and Mathematics - appropriation - effective date – emergency)

HB 2184 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma School of Science and Mathematics - appropriation - effective date - emergency)

HB 2185 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(science and technology entities – appropriation – effective date – emergency)

HB 2186 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(science and technology entities - appropriation - effective date - emergency)

HB 2187 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(State Auditor and Inspector – appropriations – Rural Economic Action Plan Fund – effective date – emergency)

HB 2188 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(State Auditor and Inspector - appropriations - effective date - emergency)

HB 2189 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(State Election Board – appropriations - effective date - emergency)

HB 2190 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(State Election Board – appropriations - effective date – emergency)

HB 2191 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Office of State Finance – appropriation - effective date – emergency)

HB 2192 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Office of State Finance – appropriation - effective date – emergency)

HB 2193 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Governor – appropriation - effective date – emergency)

HB 2194 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma House of Representatives - appropriation - effective date - emergency)

HB 2195 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma House of Representatives – appropriation - effective date - emergency)

HB 2196 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Legislative Service Bureau - appropriations - effective date - emergency)

HB 2197 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Legislative Service Bureau – appropriations – effective date – emergency)

HB 2198 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Office of the Lieutenant Governor – appropriation - effective date – emergency)

HB 2199 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Office of the Lieutenant Governor – appropriations – effective date – emergency)

HB 2200 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Office of the Secretary of State – appropriation - effective date – emergency)

HB 2201 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Office of the Secretary of State – appropriation - effective date – emergency)

HB 2202 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma State Senate – appropriation – effective date – emergency)

HB 2203 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma State Senate - appropriation - effective date - emergency)

HB 2204 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma Space Industry Development Authority - appropriation - effective date – emergency)

HB 2205 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma Space Industry Development Authority – appropriation - effective date – emergency)

HB 2206 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(State Bond Advisor – appropriation - effective date - emergency)

HB 2207 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(State Bond Advisor - appropriation - effective date – emergency)

HB 2208 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Department of Central Services – appropriations - effective date – emergency)

HB 2209 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Department of Central Services – appropriations - effective date – emergency)

HB 2210 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma Department of Emergency Management – appropriation - effective date – emergency)

HB 2211 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma Department of Emergency Management – appropriation – effective date – emergency)

HB 2212 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Ethics Commission - appropriation - effective date – emergency)

HB 2213 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Ethics Commission – appropriation - effective date – emergency)

HB 2214 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Merit Protection Commission - appropriation -effective date - emergency)

HB 2215 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Merit Protection Commission – appropriation – effective date – emergency)

HB 2216 – By Bengé, Newport and Wesselhoft of the House and Crutchfield and Rabon of the Senate.

(Military Department of the State of Oklahoma – appropriation – effective date – emergency)

HB 2217 – By Bengé, Newport and Wesselhoft of the House and Crutchfield and Rabon of the Senate.

(Military Department - appropriation - effective date - emergency)

HB 2218 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Office of Personnel Management – appropriation - effective date – emergency)

HB 2219 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Office of Personnel Management – appropriation - effective date – emergency)

HB 2220 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma Tax Commission – appropriation - effective date – emergency)

HB 2221 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Oklahoma Tax Commission – appropriation – effective date – emergency)

HB 2222 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Department of Transportation - appropriations - effective date – emergency)

HB 2223 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Department of Transportation - appropriations - effective date – emergency)

HB 2224 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Office of the State Treasurer – appropriations - effective date – emergency)

HB 2225 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Office of the State Treasurer – appropriations – effective date – emergency)

HB 2353 – By Bengé and Newport of the House and Crutchfield and Rabon of the Senate.

(Office of the Governor - appropriation - effective date - emergency)

HB 2525 – By Deutschendorf and Wesselhoft of the House and Bass of the Senate.

An Act relating to technology; stating legislative findings; creating the Electronic Waste Study Task Force; stating purpose of the task force; listing duties of the task force; providing for membership; providing for officer and staffing; requiring a written report; providing for travel reimbursement; providing for noncodification; and declaring an emergency.

HB 2586 – By Duncan, Blackwell and Nance of the House and Williamson of the Senate.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 567A, which relates to violation of child custody order; clarifying penalty; expanding scope of prohibited act; providing penalty for aggravated violation of child custody order; and providing an effective date.

HB 2607 – By DeWitt, Nance, Smithson and Brannon of the House and Justice of the Senate.

An Act relating to schools; creating the Protection for School Employees Act; defining terms; allowing certain person to seek relief under act; prohibiting school employee from

obtaining a protective order against certain persons; providing procedures to file for protective order; providing for emergency temporary order of protection under certain circumstance; requiring forms be provided by court clerk; requiring certain entity to develop form; prohibiting assessment of certain fees and costs; authorizing assessment of certain fees and costs under certain circumstance; providing waiver; authorizing assessment of fees and costs upon certain finding; providing procedure for issuance of emergency temporary order of protection; requiring certain entity to develop form; requiring inclusion of certain information in order; providing procedures for service of certain documents; providing for statewide validity and transfer; requiring submission of return of service; requiring hearing within certain period of time upon certain finding; providing for continuance; providing for automatic renewal; prohibiting expiration of order; requiring court order for dismissal; authorizing court to impose certain terms and conditions; requiring certain entity to develop form; authorizing service of protective orders by certain persons; providing time limitation requirements; providing procedures for modifying, extending, or vacating a protective order; authorizing victim support at court proceedings; providing procedures for sending orders to certain agencies; requiring access to certain information; providing penalties for violating protective order; authorizing certain counseling; providing for statewide validity of orders; providing for seizure of weapons under certain circumstances; providing procedures for seizure and forfeiture of weapons; providing for arrest without warrant under certain circumstance; requiring inclusion of certain information on orders; authorizing issuance of emergency temporary order of protection and restraining order upon certain considerations; providing for expungement of protective orders; setting eligibility criteria for expungement; providing procedures for expungement; defining terms; requiring petition, notice, answer and hearing within certain time periods; requiring no objection or certain court findings; construing effects of sealing certain records; directing sealing of certain records; allowing certain persons access to sealed records; prohibiting denial of application by employers for failure to disclose sealed information; construing application of act; allowing destruction of certain records after certain time period; allowing certain evidence from sealed records for certain purpose; providing for codification; and providing an effective date.

HB 2712 – By Kern of the House and Wilcoxson of the Senate.

An Act relating to schools; amending 70 O.S. 2001, Sections 1210.508B and 1210.508E, as last amended by Sections 2 and 3, Chapter 385, O.S.L. 2005 (70 O.S. Supp. 2005, Sections 1210.508B and 1210.508E), which relate to the Reading Sufficiency Act; clarifying the amount of time focused on reading and mathematics; adding certain certified teachers who are allowed to teach summer academy programs; and declaring an emergency.

HB 2774 – By Coody, Dank, Jones, Sullivan, Blackwell, Benge, Kern, Armes, Banz, Billy, Liebmann, Morgan (Fred), Nance, Nations, Peterson (Ron) and Tibbs of the House and Barrington of the Senate.

An Act relating to schools; amending 70 O.S. 2001, Section 24-152, which relates to Veterans Day in public schools; designating Celebrate Freedom Week; stipulating first day of the week; directing the State Board of Education to adopt rules requiring certain instruction during Celebrate Freedom Week; specifying the study of certain ideas and history; requiring certain students to recite certain text during Celebrate Freedom Week;

allowing certain students to be excused from the recitation of the text; repealing 70 O.S. 2001, Sections 24-111 and 24-112, which relate to Bill of Rights Day; providing an effective date; and declaring an emergency.

HB 2932 – By Richardson and Nance of the House and Justice of the Senate.

An Act relating to criminal procedure; amending 22 O.S. 2001, Sections 988.2, as amended by Section 1, Chapter 251, O.S.L. 2004, 988.9, as amended by Section 3, Chapter 165, O.S.L. 2002, 988.16, as amended by Section 5, Chapter 165, O.S.L. 2002, 988.18, as amended by Section 6, Chapter 165, O.S.L. 2002 and 988.22, as amended by Section 7, Chapter 165, O.S.L. 2002 (22 O.S. Supp. 2005, Sections 988.2, 988.9, 988.16, 988.18, and 988.22), which relate to the Oklahoma Community Sentencing Act; expanding scope of certain definition; modifying certain authority of district attorney; deleting certain eligibility restriction; expanding scope of certain fee; exempting certain fee from state purchasing laws; updating statutory reference; expanding scope of offenders deemed ineligible for certain state-funded punishments; modifying period of community sentence requirements for deferred sentences; authorizing extension of community sentence requirements for suspended sentences upon certain determination; clarifying time limitation for community sentences; and providing an effective date.

HJR 1064 – By Johnson and Terrill of the House and Laster of the Senate.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 4 of Article VII-A of the Constitution of the State of Oklahoma; expanding disciplinary authority of the Court on the Judiciary; providing ballot title; and directing filing.

The above-numbered measures were read the first time.

GENERAL ORDER

SB 1467 by Paddack of the Senate and Peters of the House was called up for consideration.

Senator Paddack moved that **SB 1467** be advanced, which motion was declared adopted.

THIRD READING

SB 1467 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coates, Coffee, Corn, Crain, Crutchfield, Easley, Fisher, Ford, Garrison, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich,

Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--43.

Excused: Eason McIntyre, Gumm, Pruitt and Taylor.--4.

Vacancy: District 38.--1.

The bill passed.

SB 1467 was referred for engrossment.

GENERAL ORDER

SB 1825 by Corn of the Senate and Smithson of the House was called up for consideration.

Senator Corn moved to amend **SB 1825**, Page 2, Line 7 ½, by inserting a new Section 2 to read as follows:

“SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 109 of Title 63, unless there is created a duplication in numbering, reads as follows:

Upon the death of any person caused by another person driving under the influence of an intoxicant on the public roads or highways of this state, the Department of Transportation is hereby authorized at the request of a purchaser to issue a plaque memorializing the deceased with the name of the deceased conspicuous in size to be placed at the site where the death occurred for a period not to exceed four (4) years. Upon receipt of payment, the Department shall be responsible for the placement and removal of the plaque. The Department shall promulgate rules necessary to implement the purpose and objective of this section.”, and by renumbering subsequent section, which amendment was declared adopted.

Senator Corn moved that **SB 1825** be advanced, which motion was declared adopted.

THIRD READING

SB 1825 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Branan, Cain, Capps, Coffee, Corn, Crain, Crutchfield, Easley, Fisher, Ford, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers,

Nichols, Paddack, Rabon, Reynolds, Shurden, Williamson, Wilson and Wyrick.--36.

Nay: Bass, Brogdon, Garrison, Laughlin and Riley.--5.

Excused: Coates, Eason McIntyre, Gumm, Pruitt, Taylor and Wilcoxson.--6.

Vacancy: District 38.--1.

The bill passed.

SB 1825 was referred for engrossment.

GENERAL ORDER

SB 1827 by Corn of the Senate and Nance of the House was called up for consideration.

Senator Corn moved that **SB 1827** be advanced, which motion was declared adopted.

THIRD READING

SB 1827 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coffee, Corn, Crain, Crutchfield, Easley, Fisher, Ford, Garrison, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--42.

Excused: Coates, Eason McIntyre, Gumm, Pruitt and Taylor.--5.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1827 was referred for engrossment.

GENERAL ORDER

SB 1850 by Cain of the Senate and Denney of the House was called up for consideration.

Senator Cain moved to amend **SB 1850**, Page 1, by striking the title, which amendment was declared adopted.

Senator Cain moved that **SB 1850** be advanced, which motion was declared adopted.

THIRD READING

SB 1850 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coffee, Corn, Crain, Crutchfield, Easley, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--43.

Excused: Coates, Eason McIntyre, Pruitt and Taylor.--4.

Vacancy: District 38.--1.

The bill passed.

Pursuant to Rule 12-23, Senator Adelson served notice that the vote be reconsidered whereby **SB 1850** passed.

GENERAL ORDER

SB 1944 by Corn of the Senate and Ingmire of the House , last considered on Page 594, was called up for further consideration.

Senator Corn moved to amend **SB 1944**, by striking the title, the enacting clause and the entire body of the bill and substituting the floor substitute, which amendment was declared adopted. (Copies were provided for all Senators.)

Senator Corn moved that **SB 1944** be advanced, which motion was declared adopted.

THIRD READING

SB 1944 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Branan, Brogdon, Capps, Coffee, Corn, Crain, Crutchfield, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Mazzei, Morgan, Myers, Nichols, Paddack, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--38.

Nay: Bass, Cain, Lerblance and Rabon.--4.

Excused: Coates, Easley, Eason McIntyre, Pruitt and Taylor.--5.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1944 was referred for engrossment.

GENERAL ORDER

SB 1755 by Riley of the Senate and Perry of the House was called up for consideration.

Senator Riley moved that **SB 1755** be advanced, which motion was declared adopted.

THIRD READING

SB 1755 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coffee, Corn, Crain, Crutchfield, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--42.

Excused: Coates, Easley, Eason McIntyre, Pruitt and Taylor.--5.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1755 was referred for engrossment.

GENERAL ORDER

SB 1592 by Shurden and Rabon of the Senate and Smithson of the House was called up for consideration.

Senator Shurden moved that **SB 1592** be advanced, which motion was declared adopted.

THIRD READING

SB 1592 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coffee, Corn, Crain, Crutchfield, Easley, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--43.

Excused: Coates, Eason McIntyre, Pruitt and Taylor.--4.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1592 was referred for engrossment.

GENERAL ORDER

SB 1663 by Gumm of the Senate and Liotta of the House was called up for consideration.

Senator Gumm moved that **SB 1663** be advanced, which motion was declared adopted.

THIRD READING

SB 1663 was read for the third time at length.

On the question of passage of the bill, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coffee, Corn, Crain, Crutchfield, Easley, Fisher, Ford, Garrison, Gumm, Harrison, Hobson,

Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--43.

Excused: Coates, Eason McIntyre, Pruitt and Taylor.--4.

Vacancy: District 38.--1.

The bill passed.

SB 1663 was referred for engrossment.

GENERAL ORDER

SB 1505 by Leftwich et al of the Senate and Wesselhoft of the House was called up for consideration.

Senator Leftwich moved that **SB 1505** be advanced, which motion was declared adopted.

THIRD READING

SB 1505 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Adelson, Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coffee, Corn, Crain, Crutchfield, Easley, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddack, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--43.

Excused: Coates, Eason McIntyre, Pruitt and Taylor.--4.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1505 was referred for engrossment.

GENERAL ORDER

SB 1964 by Corn of the Senate and Blackwell of the House was called up for consideration.

Representative Billy asked to coauthor **SB 1964**, which was the order.

Senator Corn moved that **SB 1964** be advanced, which motion was declared adopted.

THIRD READING

SB 1964 was read for the third time at length.

On the question of passage of the bill and emergency, the vote resulted as follows:

Aye: Aldridge, Anderson, Barrington, Bass, Branan, Brogdon, Cain, Capps, Coffee, Corn, Crain, Crutchfield, Easley, Fisher, Ford, Garrison, Gumm, Harrison, Hobson, Johnson (C), Johnson (M), Jolley, Justice, Lamb, Laster, Laughlin, Lawler, Leftwich, Lerblance, Mazzei, Morgan, Myers, Nichols, Paddock, Rabon, Reynolds, Riley, Shurden, Wilcoxson, Williamson, Wilson and Wyrick.--42.

Excused: Adelson, Coates, Eason McIntyre, Pruitt and Taylor.--5.

Vacancy: District 38.--1.

The bill and emergency passed.

SB 1964 was referred for engrossment.

Senator Rabon moved that when the clerk's desk is clear, the Senate stand adjourned to convene Thursday, March 9, 2006, at 9:00 a.m., which motion prevailed.

SECOND READING

The following were read for the second time and referred to committee as indicated:

HB 2062 – Finance

HB 2068 – Education

HB 2073 – Finance

HB 2077 – Tourism and Wildlife

HB 2083 – Aerospace, Communications and Technology

HB 2086 – Education

HB 2089 – Judiciary

HB 2091 – Finance
HB 2099 – Judiciary
HB 2104 – Education
HB 2113 – Appropriations
HB 2114 – Appropriations
HB 2123 – Sunset Review
HB 2124 – Sunset Review
HB 2125 – Sunset Review
HB 2127 – Sunset Review
HB 2132 – Sunset Review
HB 2133 – Sunset Review
HB 2136 – Judiciary
HB 2139 – Education
HB 2149 – Sunset Review
HB 2150 – Sunset Review
HB 2159 – Finance
HB 2357 – Appropriations
HB 2358 – Business and Labor
HB 2360 – Finance
HB 2361 – General Government
HB 2367 – Education
HB 2369 – Health and Human Resources
HB 2373 – Finance
HB 2393 – Finance
HB 2396 – Judiciary
HB 2397 – Finance
HB 2411 – Finance
HB 2441 – Judiciary
HB 2454 – Judiciary
HB 2459 – Finance
HB 2462 – Finance
HB 2466 – Energy and Environment
HB 2470 – Appropriations
HB 2484 – Health and Human Resources
HB 2490 – Judiciary
HB 2496 – Health and Human Resources
HB 2506 – Finance
HB 2509 – Judiciary
HB 2512 – Finance
HB 2522 – Finance
HB 2527 – Appropriations
HB 2530 – Business and Labor
HB 2535 – Finance
HB 2555 – Energy and Environment

HB 2563 – Tourism and Wildlife
HB 2565 – Retirement and Group Health
HB 2587 – Veterans and Military Affairs
HB 2591 – General Government
HB 2597 – Business and Labor
HB 2598 – Judiciary
HB 2604 – Rules
HB 2606 – Agriculture and Rural Development
HB 2631 – Retirement and Group Health
HB 2649 – Finance
HB 2654 – Health and Human Resources
HB 2685 – Appropriations
HB 2786 – General Government
HB 2792 – Finance
HB 2793 – Finance
HB 2841 – Judiciary
HB 2845 – Finance
HB 2880 – Business and Labor
HB 2903 – Appropriations
HB 2905 – Judiciary
HB 2910 – Business and Labor
HB 2922 – Finance
HB 2966 – Judiciary
HB 2983 – Education
HB 3016 – Tourism and Wildlife
HB 3037 – Appropriations
HB 3043 – Business and Labor
HB 3082 – Judiciary
HB 3121 – Appropriations

FIRST READING

The following was introduced and read the first time:

SCR 44 – By Harrison of the Senate and Duncan of the House.

A Concurrent Resolution praising the Glencoe High School Panthers boys basketball team for winning the Class B Boys State Basketball Championship; congratulating them for winning the first athletic championship in the school's history; and directing distribution.

Pursuant to the Rabon motion, the Senate adjourned at 4:35 p.m. to meet Thursday, March 9, 2006, at 9:00 a.m.