

HOUSE JOURNAL

First Regular Session of the Forty-ninth Legislature of the State of Oklahoma

Eighteenth Legislative Day, Monday, March 3, 2003

The House was called to order by Speaker Pro Tempore Hilliard.

The roll was called with 101 Members present.

The Speaker Pro Tempore declared a quorum present.

Prayer was offered by Pastor Kelvin Moseley, First Baptist Church, Seminole.

Upon motion of Representative Boren, Pastor Moseley was confirmed as House Chaplain for this legislative week.

The Journal for the last legislative day was approved.

MESSAGE FROM THE SENATE

Announcing the passage of the following engrossed measures.

The measures were introduced and read for the first time.

SB 272 – By Capps of the Senate and Covey of the House.
[insurance – agents - penalty amounts - effective date]

SB 369 – By Shurden of the Senate and Stanley of the House.
An Act relating to professions and occupations; amending 59 O.S. 2001, Section 509, which relates to the Oklahoma Allopathic Medical and Surgical Licensure and Supervision Act; modifying definition; and providing an effective date.

SB 371 – By Shurden of the Senate and Wilson and Smith (Dale) of the House.
An Act relating to public finance; amending 62 O.S. 2001, Section 7.10, as amended by Section 1, Chapter 204, O.S.L. 2002 (62 O.S. Supp. 2002, Section 7.10), which relates to

voluntary payroll deductions; authorizing certain payroll deduction; and declaring an emergency.

SB 549 – By Morgan and Gumm of the Senate and Carey of the House.

An Act relating to revenue and taxation; requiring state income tax return forms to contain certain provisions; providing for donations from income tax refunds for support of common schools, road and highway maintenance and the Medicaid program; providing for deposit of certain monies; creating certain revolving funds and providing for expenditures therefrom; providing procedures if taxpayer makes donation in error; providing for codification; and providing an effective date.

SB 617 – By Morgan, Fair, Corn and Gumm of the Senate and Wells of the House.

An Act relating to roads, bridges and ferries; designating a portion of State Highway 177 the “Wes and Lou Watkins Highway” and directing the Department of Transportation to cause suitable permanent markers to be placed on the highway; providing for codification; and declaring an emergency.

SB 618 – By Monson of the Senate and Paulk of the House.

[public health and safety – Oklahoma Medicaid Program administration – specifying criteria – effective date]

SB 620 – By Monson of the Senate and Askins of the House.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 1-702b, which relates to hospitals and related institutions; modifying method of verifying certain revenues; modifying definitions; and providing an effective date.

SB 621 – By Monson of the Senate and Winchester of the House.

[public health and safety - Trauma Care Assistance Revolving Fund – disbursement - effective date]

SB 661 – By Kerr, Stipe, Rabon and Maddox of the Senate and Hutchison of the House.

[prisons and reformatories - goods and services - purchases mandatory]

SB 669 – By Monson of the Senate and Toure of the House.

An Act relating to employee benefits; amending 74 O.S. 2001, Section 1315, as last amended by Section 1, Chapter 450, O.S.L. 2002 (74 O.S. Supp. 2002, Section 1315), which relates to local governmental entities; requiring certain employers to provide coverage to certain retired and vested employees; specifying date for coverage; requiring an election; making certain coverage available for certain former retired and vested employees; requiring notice; requiring certain notice upon certain members joining employer plans; amending 74 O.S. 2001, Section 1316.2, as last amended by Section 2, Chapter 450, O.S.L. 2002 (74 O.S. Supp. 2002, Section 1316.2), which relates to the Oklahoma Public Employees Retirement System; amending references; requiring payment of certain amounts to other employer plans; providing an effective date; and declaring an emergency.

SB 678 – By Williams of the Senate and McCarter of the House.
[public health and safety - false information - uniform employment application –
codification – emergency]

SB 681 – By Monson of the Senate and Mitchell of the House.
[public health and safety – specified payments – codification – effective date]

SB 747 – By Williams and Ford of the Senate and Liotta and Rice of the House.
[higher education – University of Oklahoma/Oklahoma State University Graduate
Center at Tulsa – joint admissions committee – effective date]

SB 786 – By Shurden of the Senate and Miller (Ray) of the House.
[controlled dangerous substances - manufacture - property to be inspected and cleaned
- prohibiting occupancy – emergency]

SB 793 – By Morgan of the Senate and Paulk of the House.
An Act relating to The Oklahoma Industrial Finance Authority and Physician Advisory
Committee; amending 74 O.S. 2001, Section 854, as amended by Section 22, Chapter 375,
O.S.L. 2002 (74 O.S. Supp. 2002, Section 854), and 85 O.S. 2001, Section 201.1, as
amended by Section 25, Chapter 375, O.S.L. 2002 (85 O.S. Supp. 2002, Section 201.1),
which relate to appointments to the Oklahoma Industrial Finance Authority and the
Physician Advisory Committee; providing description of congressional districts for
purposes of certain appointments; removing certain appointment requirements based on
congressional redistricting; providing for certain appointment from state at large; and
declaring an emergency.

SB 838 – By Shurden of the Senate and Erwin of the House.
[sheriffs - civil action fees - effective date - emergency]

ENGROSSED AND ENROLLED MEASURES

HBs 1014, 1043, 1088, 1266, 1267, 1268, 1271, 1292, 1382, 1419, 1456, 1474, 1478, 1481, 1530, 1572, 1583, 1587, 1686, 1690 and 1771 were reported correctly engrossed, properly signed, in open session, and ordered transmitted to the Honorable Senate.

SECOND READING

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

SB 232 – Judiciary

SB 238 – Transportation

SB 247 – Government Operations and Agency Oversight and Administrative Rules

SB 253 – Public Health

SB 282 – Banking and Finance

SB 312 – Judiciary

SB 342 – Appropriations and Budget
SB 354 – Government Operations and Agency Oversight and Administrative Rules
SB 357 – Tourism and Recreation
SB 360 – Wildlife
SB 362 – Wildlife
SB 386 – Appropriations and Budget
SB 426 – Appropriations and Budget
SB 431 – Judiciary
SB 472 – Commerce, Industry and Labor
SB 476 – Judiciary
SB 478 – Judiciary
SB 493 – Banking and Finance
SB 515 – Agriculture and Rural Development
SB 520 – Appropriations and Budget
SB 524 – Judiciary
SB 561 – Public Health
SB 572 – Appropriations and Budget
SB 595 – Common Education
SB 596 – Appropriations and Budget
SB 601 – Mental Health
SB 602 – Mental Health
SB 614 – County and Municipal Government
SB 652 – County and Municipal Government
SB 675 – Rules
SB 732 – Judiciary
SB 742 – Judiciary
SB 776 – Judiciary
SJR 11 – Revenue and Taxation

RESOLUTION

The following was introduced and read:

HR 1007 – By Graves.

A Resolution congratulating Dr. Kent Shellenberger, Superintendent of Bethany Public Schools, for being selected the Oklahoma Administrator of the Year by the Oklahoma Association of School Administrators; and directing distribution.

GENERAL ORDER

HB 1106 by Balkman of the House and Monson of the Senate was read and considered.

Representative Balkman moved to amend **HB 1106**, Page 5, Section 1, Line 13, by deleting the words and figure “Two Hundred Dollars (\$200.00)” and inserting in lieu thereof the words and figure “Two Hundred Seventy Dollars (\$270.00)”, which amendment was declared adopted.

Speaker Adair moved to amend **HB 1106**, Page 6, Section 2, by deleting the word “and” on Line 15 and inserting in lieu thereof a comma “,” and on Line 16 after the word “organizations” and before the word “to” inserting the words “, and tribal programs”, which amendment was declared adopted.

Representative Davis moved to amend **HB 1106** by inserting a new Section 3 to read as follows and renumbering subsequent Sections, which amendment was declared adopted:

“SECTION 3. AMENDATORY 37 O.S. 2001, Section 213, is amended to read as follows:

Section 213. A. It shall be unlawful for any place licensed to sell ~~beverages containing more than one-half of one percent (1/2 of 1%) of alcohol by volume and not more than three and two-tenths percent (3.2%) of alcohol by weight~~ low-point beer to sell, dispense, or serve ~~such beverages~~ low-point beer for consumption on the premises between the hours of ~~two o'clock a.m. midnight~~ and seven o'clock a.m. or allow ~~such beverages~~ low-point beer to be consumed on the premises between the hours of ~~two o'clock a.m. midnight~~ and seven o'clock a.m. excepting Saturday nights when ~~such beverages~~ low-point beer may not be sold, dispensed, served, or consumed on the premises between the hours of ~~two o'clock a.m. midnight~~ and twelve o'clock noon on Sundays; provided, the governing body of any city or town is hereby authorized to prohibit, by ordinance regularly enacted, the sale, dispensing, serving, and consumption of ~~such beverages~~ low-point beer between the hours of ~~two o'clock a.m. on Sunday~~ midnight on Saturday and seven o'clock a.m. of the following Monday.

B. It shall be unlawful for any place that is a commercial premises to allow ~~beverages containing more than one-half of one percent (1/2 of 1%) alcohol by volume and not more than three and two-tenths percent (3.2%) of alcohol by weight~~ low-point beer to be consumed on such commercial premises between the hours of ~~two o'clock a.m. midnight~~ and seven o'clock a.m. As used in this subsection, “commercial premises” means a location or establishment at which this type of business or activity is carried on for profit.

C. Any person violating any provision of this section shall be deemed guilty of a misdemeanor and, upon conviction, shall be punished by a fine of not more than Five Hundred Dollars (\$500.00) or by imprisonment in the county jail for a term of not more than six (6) months, or by both such fine and imprisonment. In addition, such violation shall be grounds for revocation of any license or permit for the sale of ~~such beverages~~ low-point beer, as and in the manner provided by law.”

Representative Balkman moved that **HB 1106** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Balkman, **HB 1106** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1106 was read at length for the third time. On passage of the measure, the roll call was as follows:

Aye: Balkman, Blackburn, Blackwell, Bonny, Calvey, Claunch, Coleman, Covey, Davis, Deutschendorf, Easley, Eddins, Ellis, Gilbert, Hamilton, Hastings, Leist, Lindley, Miller (Doug), Mitchell, Nations, Paulk, Peters, Reynolds, Rice, Roan, Smith (Dale), Smithson, Steele, Toure, Vaughn, Walker, Winchester, Worthen, Mr. Speaker.--35.

Nay: Adkins, Armes, Askins, Benge, Boren, Braddock, Brannon, Carey, Cargill, Case, Cox, Dank, DeWitt, Dorman, Ericson, Erwin, Ferguson, Graves, Greenwood, Harrison, Hefner, Hiatt, Hilliard, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Lerblance, Liotta, Maddux, McCarter, McClain, McIntyre, Miller (Ray), Morgan (Danny), Morgan (Fred), Nance, Newport, O'Neal, Perry, Peterson, Pettigrew, Phillips, Piatt, Plunk, Pope, Roberts, Roggow, Smaligo, Smith (Hopper), Staggs, Stanley, Sullivan, Sweeden, Taylor, Tibbs, Trebilcock, Turner, Tyler, Wells, Wilson, Wilt, Wright, Young.--66.

The measure failed.

Representative Balkman served notice to reconsider the vote whereby **HB 1106** failed.

GENERAL ORDER

HB 1321 by Tibbs of the House and Williams of the Senate was read and considered.

Representative Lerblance moved to amend **HB 1321** by inserting a new Section 2 to read as follows and renumbering subsequent section, which amendment was declared adopted:

“SECTION 2. AMENDATORY 10 O.S. 2001, Section 24, is amended to read as follows:

Section 24. A. 1. When it appears to the court that a minor or the minor's parent or legal guardian desires counsel but is indigent and cannot for that reason employ counsel, the court shall appoint counsel.

2. In any case in which it appears to the court that there is a conflict of interest between a parent or legal guardian and a child so that one attorney could not properly represent both, the court may appoint counsel, in addition to counsel already employed by a parent or guardian or appointed by the court to represent the minor or parent or legal guardian; provided, that in all counties having county indigent defenders, the county

indigent defenders assume the duties of representation in proceedings ~~such as above~~ prescribed by this subsection.

3. In no case shall the court appoint counsel to represent a grandparent or other relative of a minor, unless the grandparent or other relative is the duly appointed legal guardian of the minor or the court finds:

- a. that the grandparent or other relative is functioning as the guardian or relative custodian of the minor pursuant to Section 21.3 or 21.4 of this title, or
- b. that the appointment of counsel for the grandparent or other relative is in the best interests of the child.

4. When the court determines the parents or a parent of the child or the grandparent or other relative functioning as the guardian or relative custodian of the minor pursuant to Section 21.3 or 21.4 of this title is financially able to do so the reasonable costs of the attorney for the child may be assessed to the parents or parent of the child or to the grandparent or other relative functioning as the guardian or relative custodian of the minor pursuant to Section 21.3 or 21.4 of this title.

5. The provisions of this subsection shall be for proceedings other than those provided pursuant to the Oklahoma Children's Code.

B. In all cases of juvenile delinquency proceedings and appeals, adult certification proceedings and appeals, reverse certification proceedings and appeals, youthful offender proceedings and appeals and any other proceedings and appeals pursuant to the Oklahoma Juvenile Code, except mental health proceedings and appeals and in-need-of-supervision proceedings and appeals, other than in counties where the county indigent defenders are appointed, the court shall, where counsel is appointed and assigned, allow and direct to be paid by the Oklahoma Indigent Defense System, a reasonable and just compensation to the attorney or attorneys for such services as they may render. In all other cases pursuant to this title and in juvenile mental health proceedings and appeals and in-need-of-supervision proceedings and appeals, except in counties where county indigent defenders are appointed, the court shall, if counsel is appointed and assigned, allow and direct to be paid from the local court fund, a reasonable and just compensation to the attorney or attorneys for such services as they may render; provided that any attorney appointed pursuant to this subsection shall not be paid a sum in excess of One Hundred Dollars (\$100.00) for services rendered in preliminary proceedings, and such compensation shall not exceed Five Hundred Dollars (\$500.00) for services rendered during trial and not to exceed One Hundred Dollars (\$100.00) for services rendered at each subsequent post-disposition hearing.”

Representative Tibbs moved that **HB 1321** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Tibbs, **HB 1321** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1321 was read at length for the third time. On passage of the measure, the roll call was as follows:

Aye: Adkins, Armes, Askins, Balkman, Bengé, Blackburn, Blackwell, Bonny, Boren, Braddock, Brannon, Calvey, Carey, Cargill, Case, Claunch, Coleman, Covey, Cox, Dank, Davis, Deutschendorf, DeWitt, Dorman, Easley, Eddins, Ellis, Ericson, Erwin, Ferguson, Gilbert, Greenwood, Hamilton, Harrison, Hastings, Hefner, Hiatt, Hilliard, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Leist, Lerblance, Lindley, Liotta, Maddux, McCarter, McClain, McIntyre, Miller (Doug), Miller (Ray), Mitchell, Morgan (Danny), Morgan (Fred), Nance, Nations, Newport, O'Neal, Paulk, Perry, Peters, Peterson, Pettigrew, Phillips, Piatt, Plunk, Pope, Reynolds, Rice, Roan, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sullivan, Sweeden, Taylor, Tibbs, Toure, Trebilcock, Turner, Tyler, Vaughn, Walker, Wells, Wilson, Wilt, Winchester, Worthen, Mr. Speaker.--98.

Nay: Graves, Wright, Young.--3.

The measure passed.

HB 1321 was referred for engrossment.

GENERAL ORDER

HB 1026 by Miller (Ray) of the House and Robinson of the Senate was read and considered.

Representative Graves moved to amend **HB 1026**, Page 3, Section 1, Line 18 1/2 by inserting a new paragraph to read as follows:

“3. A second or subsequent conviction pursuant to the provisions of this subsection shall be a felony.”,

which amendment was declared adopted upon roll call as follows:

Aye: Adkins, Armes, Balkman, Bengé, Blackwell, Boren, Calvey, Cargill, Case, Claunch, Coleman, Dank, Davis, DeWitt, Ericson, Ferguson, Graves, Greenwood, Harrison, Hastings, Hiatt, Ingmire, Jones, Liotta, Maddux, McClain, Miller (Doug), Morgan (Fred), Nance, Newport, O'Neal, Perry, Peters, Peterson, Pettigrew, Phillips, Piatt, Reynolds, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Steele, Sullivan, Tibbs, Trebilcock, Vaughn, Wilt, Winchester, Wright, Young.--51.

Nay: Askins, Blackburn, Bonny, Braddock, Brannon, Carey, Covey, Cox, Deutschendorf, Dorman, Easley, Eddins, Ellis, Erwin, Gilbert, Hamilton, Hefner, Hilliard, Hutchison, Kirby, Lamons, Langmacher, Leist, Lerblance, Lindley, McCarter, McIntyre, Miller (Ray), Mitchell, Morgan (Danny), Nations, Paulk, Plunk, Pope, Rice, Roan, Roberts,

Smithson, Staggs, Stanley, Sweeden, Taylor, Toure, Turner, Tyler, Walker, Wells, Wilson, Worthen, Mr. Speaker.--50.

Representative Miller (Ray) moved that **HB 1026** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Miller (Ray), **HB 1026** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1026 was read at length for the third time. On passage of the measure and emergency, the roll call was as follows:

Aye: Adkins, Armes, Askins, Balkman, Bengé, Blackburn, Blackwell, Bonny, Boren, Braddock, Brannon, Calvey, Carey, Cargill, Case, Claunch, Coleman, Covey, Cox, Dank, Davis, Deutschendorf, DeWitt, Dorman, Easley, Eddins, Ellis, Ericson, Erwin, Ferguson, Gilbert, Graves, Greenwood, Hamilton, Harrison, Hastings, Hefner, Hiatt, Hilliard, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Leist, Lerblance, Lindley, Liotta, Maddux, McCarter, McClain, McIntyre, Miller (Doug), Miller (Ray), Mitchell, Morgan (Danny), Morgan (Fred), Nance, Nations, Newport, O'Neal, Paulk, Perry, Peters, Peterson, Pettigrew, Phillips, Piatt, Plunk, Pope, Reynolds, Rice, Roan, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sullivan, Sweeden, Taylor, Tibbs, Toure, Trebilcock, Turner, Tyler, Vaughn, Walker, Wells, Wilson, Wilt, Winchester, Worthen, Wright, Young, Mr. Speaker.--101.

The measure and emergency passed.

HB 1026 was referred for engrossment.

GENERAL ORDER

HB 1149 by Miller (Ray) of the House and Corn of the Senate was read and considered.

Representative Leist moved to amend **HB 1149**, Page 4, Section 1, Line 16 by inserting between the word "colleges" and the word "that" the language "or technical branches of colleges", which amendment was declared adopted.

Representative Wilson moved to amend **HB 1149**, Page 6, Section 1, Line 15 1/2 by inserting a new paragraph to read as follows:

"F. Notwithstanding the provisions of Section 43 of Title 4 of the Oklahoma Statutes, the board of county commissioners may regulate or prohibit the running at large of dogs within the county."

Representative Leist asked a ruling of the Presiding Officer whether the Wilson amendment is germane to **HB 1149**.

The Presiding Officer ruled the point not well taken and the amendment germane.

Representative Wilson pressed adoption of his amendment, which amendment failed of adoption.

Representative Miller (Ray) moved that **HB 1149** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Miller (Ray), **HB 1149** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1149 was read at length for the third time. On passage of the measure, the roll call was as follows:

Aye: Adkins, Askins, Bengé, Blackburn, Blackwell, Bonny, Boren, Braddock, Brannon, Calvey, Carey, Case, Claunch, Covey, Cox, Dank, Davis, Deutschendorf, Dorman, Easley, Eddins, Ellis, Ericson, Erwin, Gilbert, Graves, Hamilton, Harrison, Hastings, Hefner, Hilliard, Hutchison, Ingmire, Kirby, Lamons, Langmacher, Leist, Lerblance, Lindley, Maddux, McCarter, McClain, McIntyre, Miller (Ray), Mitchell, Morgan (Danny), Morgan (Fred), Nance, Nations, Paulk, Perry, Peters, Phillips, Plunk, Pope, Rice, Roan, Roberts, Smith (Dale), Smithson, Staggs, Stanley, Steele, Sullivan, Sweeden, Taylor, Toure, Trebilcock, Turner, Tyler, Vaughn, Walker, Wells, Wilson, Wilt, Worthen, Young, Mr. Speaker.--78.

Nay: Armes, Balkman, Cargill, Coleman, DeWitt, Ferguson, Greenwood, Hiett, Jones, Liotta, Miller (Doug), Newport, O'Neal, Peterson, Pettigrew, Piatt, Reynolds, Roggow, Smaligo, Smith (Hopper), Tibbs, Winchester, Wright.--23.

The measure passed.

HB 1149 was referred for engrossment.

GENERAL ORDER

HB 1146 by Balkman of the House and Reynolds of the Senate was read and considered.

Representative Balkman moved that **HB 1146** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Balkman, **HB 1146** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1146 was read at length for the third time. On passage of the measure and emergency, the roll call was as follows:

Aye: Adkins, Armes, Askins, Balkman, Bengé, Blackburn, Blackwell, Bonny, Boren, Braddock, Brannon, Calvey, Carey, Cargill, Case, Claunch, Coleman, Covey, Cox, Dank, Deutschendorf, DeWitt, Dorman, Easley, Eddins, Ellis, Ericson, Erwin, Ferguson, Gilbert, Graves, Greenwood, Hamilton, Harrison, Hastings, Hefner, Hiatt, Hilliard, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Leist, Lerblance, Lindley, Liotta, Maddux, McCarter, McClain, McIntyre, Miller (Doug), Miller (Ray), Mitchell, Morgan (Danny), Morgan (Fred), Nance, Nations, Newport, O'Neal, Paulk, Perry, Peters, Peterson, Pettigrew, Phillips, Piatt, Plunk, Pope, Reynolds, Rice, Roan, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sullivan, Sweeden, Taylor, Tibbs, Toure, Trebilcock, Turner, Tyler, Vaughn, Walker, Wells, Wilson, Wilt, Winchester, Worthen, Wright, Young, Mr. Speaker.--100.

Nay: Davis.--1.

The measure and emergency passed.

HB 1146 was referred for engrossment.

GENERAL ORDER

HB 1115 by Nations of the House and Rabon of the Senate was read and considered.

Coauthored by Representative(s) Lindley

Representative Nations moved to amend **HB 1115** by striking the title, which amendment was declared adopted.

Representative Nations moved that **HB 1115** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Nations, **HB 1115** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1115 was read at length for the third time. On passage of the measure, the roll call was as follows:

Aye: Adkins, Armes, Askins, Balkman, Bengé, Blackburn, Blackwell, Bonny, Boren, Braddock, Brannon, Calvey, Carey, Cargill, Claunch, Covey, Cox, Deutschendorf, DeWitt, Dorman, Easley, Eddins, Ellis, Erwin, Ferguson, Gilbert, Hamilton, Harrison, Hefner, Hilliard, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Leist, Lerblance, Lindley, Maddux, McCarter, McClain, McIntyre, Miller (Doug), Miller (Ray), Mitchell, Morgan (Danny), Nance, Nations, Paulk, Peters, Peterson, Phillips, Piatt, Plunk, Pope, Reynolds, Rice, Roan, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sullivan, Sweeden, Taylor, Toure, Trebilcock, Turner, Tyler, Walker, Wells, Wilson, Wilt, Winchester, Mr. Speaker.--81.

Nay: Case, Coleman, Dank, Davis, Ericson, Graves, Greenwood, Hastings, Hiatt, Liotta, Morgan (Fred), Newport, O'Neal, Perry, Pettigrew, Tibbs, Vaughn, Worthen, Wright, Young.--20.

The measure passed.

HB 1115 was referred for engrossment.

GENERAL ORDER

HB 1118 by Nations of the House and Crutchfield of the Senate was read and considered.

Representative Nations moved that **HB 1118** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Nations, **HB 1118** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1118 was read at length for the third time. On passage of the measure and emergency, the roll call was as follows:

Aye: Adkins, Armes, Askins, Balkman, Bengé, Blackburn, Blackwell, Bonny, Boren, Braddock, Brannon, Calvey, Carey, Cargill, Case, Claunch, Coleman, Covey, Cox, Dank, Davis, Deutschendorf, DeWitt, Dorman, Easley, Eddins, Ellis, Ericson, Erwin, Ferguson, Gilbert, Graves, Greenwood, Hamilton, Harrison, Hastings, Hefner, Hiatt, Hilliard, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Leist, Lerblance, Lindley, Liotta, Maddux, McCarter, McClain, McIntyre, Miller (Doug), Miller (Ray), Mitchell, Morgan (Danny), Morgan (Fred), Nance, Nations, Newport, O'Neal, Paulk, Perry, Peters, Peterson,

Pettigrew, Phillips, Piatt, Plunk, Pope, Reynolds, Rice, Roan, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sullivan, Sweeden, Taylor, Tibbs, Toure, Trebilcock, Turner, Tyler, Vaughn, Walker, Wells, Wilson, Wilt, Winchester, Worthen, Wright, Young, Mr. Speaker.--101.

The measure and emergency passed.

HB 1118 was referred for engrossment.

GENERAL ORDER

HB 1290 by Nance of the House and Coffee of the Senate was read and considered.

Representative Nance moved that **HB 1290** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Nance, **HB 1290** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1290 was read at length for the third time. On passage of the measure, the roll call was as follows:

Aye: Adkins, Armes, Askins, Balkman, Benge, Blackburn, Blackwell, Bonny, Boren, Braddock, Brannon, Calvey, Carey, Cargill, Case, Claunch, Coleman, Covey, Cox, Dank, Davis, Deutschendorf, DeWitt, Dorman, Easley, Eddins, Ellis, Ericson, Erwin, Ferguson, Gilbert, Graves, Greenwood, Hamilton, Harrison, Hastings, Hefner, Hiatt, Hilliard, Hutchison, Ingmire, Jones, Lamons, Langmacher, Leist, Lerblance, Lindley, Liotta, Maddux, McCarter, McClain, McIntyre, Miller (Doug), Miller (Ray), Mitchell, Morgan (Danny), Morgan (Fred), Nance, Nations, Newport, O'Neal, Paulk, Perry, Peters, Peterson, Pettigrew, Phillips, Piatt, Plunk, Pope, Reynolds, Rice, Roan, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sullivan, Sweeden, Taylor, Tibbs, Toure, Trebilcock, Turner, Tyler, Vaughn, Walker, Wells, Wilson, Wilt, Winchester, Worthen, Wright, Young, Mr. Speaker.--100.

Excused: Kirby.--1.

The measure passed.

HB 1290 was referred for engrossment.

GENERAL ORDER

HB 1291 by Nance of the House and Wilcoxson of the Senate was read and considered.

Representative Nance moved that **HB 1291** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Nance, **HB 1291** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1291 was read at length for the third time. On passage of the measure and emergency, the roll call was as follows:

Aye: Adkins, Armes, Balkman, Bengé, Blackwell, Boren, Brannon, Calvey, Carey, Cargill, Case, Claunch, Covey, Cox, Dank, Deutschendorf, DeWitt, Dorman, Easley, Eddins, Ellis, Ericson, Erwin, Ferguson, Gilbert, Greenwood, Hamilton, Harrison, Hastings, Hefner, Hiatt, Hilliard, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Lerblance, Lindley, Liotta, Maddux, McCarter, McClain, McIntyre, Miller (Doug), Miller (Ray), Morgan (Danny), Morgan (Fred), Nance, Nations, Newport, O'Neal, Paulk, Perry, Peters, Peterson, Pettigrew, Phillips, Piatt, Plunk, Pope, Reynolds, Rice, Roan, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sullivan, Tibbs, Toure, Trebilcock, Turner, Tyler, Vaughn, Walker, Wells, Wilson, Wilt, Winchester, Worthen, Wright, Young, Mr. Speaker.--90.

Nay: Askins, Blackburn, Bonny, Braddock, Coleman, Davis, Graves, Leist, Mitchell, Sweeden, Taylor.--11.

The measure and emergency passed.

HB 1291 was referred for engrossment.

GENERAL ORDER

HB 1512 by Paulk of the House and Littlefield of the Senate was read and considered.

Representative Paulk moved to amend **HB 1512** by striking the title, which amendment was declared adopted.

Representative Paulk moved that **HB 1512** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Paulk, **HB 1512** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1512 was read at length for the third time. On passage of the measure and emergency, the roll call was as follows:

Aye: Adkins, Armes, Askins, Balkman, Bengé, Blackburn, Blackwell, Bonny, Boren, Braddock, Brannon, Calvey, Carey, Cargill, Case, Claunch, Coleman, Covey, Cox, Dank, Davis, Deutschendorf, DeWitt, Dorman, Easley, Eddins, Ellis, Ericson, Erwin, Ferguson, Gilbert, Graves, Greenwood, Hamilton, Harrison, Hastings, Hefner, Hiatt, Hilliard, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Leist, Lerblance, Lindley, Liotta, Maddux, McCarter, McClain, McIntyre, Miller (Doug), Miller (Ray), Mitchell, Morgan (Danny), Morgan (Fred), Nance, Nations, Newport, O'Neal, Paulk, Perry, Peters, Peterson, Pettigrew, Phillips, Piatt, Plunk, Pope, Reynolds, Rice, Roan, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sullivan, Sweeden, Taylor, Tibbs, Toure, Trebilcock, Turner, Tyler, Vaughn, Walker, Wells, Wilson, Wilt, Winchester, Worthen, Wright, Young, Mr. Speaker.--101.

The measure and emergency passed.

HB 1512 was referred for engrossment.

GENERAL ORDER

HB 1469 by Lerblance et al of the House and Stipe of the Senate was read and considered.

Representative Trebilcock moved to amend **HB 1469**, Page 17, Section 9 by deleting all of the new language on Lines 1-4 which reads as follows:

“The State Board of Education shall not provide any information obtained from a national criminal history record check as defined by Section 150.9 of Title 74 of the Oklahoma Statutes to a private board of education or any other private entity.”,

which amendment was declared adopted.

Representative Lerblance moved that **HB 1469** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Lerblance, **HB 1469** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1469 was read at length for the third time. On passage of the measure, the roll call was as follows:

Aye: Adkins, Armes, Askins, Balkman, Benge, Blackburn, Blackwell, Bonny, Boren, Braddock, Brannon, Calvey, Carey, Cargill, Case, Claunch, Coleman, Covey, Cox, Dank, Davis, Deutschendorf, DeWitt, Dorman, Easley, Eddins, Ellis, Ericson, Erwin, Ferguson, Gilbert, Graves, Greenwood, Hamilton, Harrison, Hastings, Hefner, Hiatt, Hilliard, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Leist, Lerblance, Lindley, Liotta, Maddux, McCarter, McClain, McIntyre, Miller (Doug), Miller (Ray), Mitchell, Morgan (Danny), Morgan (Fred), Nance, Nations, Newport, O'Neal, Paulk, Perry, Peters, Peterson, Pettigrew, Phillips, Piatt, Plunk, Pope, Reynolds, Rice, Roan, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sullivan, Sweeden, Taylor, Tibbs, Toure, Trebilcock, Turner, Tyler, Vaughn, Walker, Wells, Wilson, Wilt, Winchester, Worthen, Wright, Young, Mr. Speaker.--101.

The measure passed.

HB 1469 was referred for engrossment.

GENERAL ORDER

HB 1063 by Gilbert of the House and Robinson of the Senate was read and considered.

Representative Wright moved to amend **HB 1063**, Page 4, Section 1, by restoring the stricken language "a person who" on Line 14 and restoring the stricken language on Lines 16-17 "is not related by blood or marriage to the person being examined or does not have any interest in the estate of the person being examined, and who is:".

Representative Gilbert moved to table the Wright amendment, which tabling motion prevailed upon a division of the question.

Representative Newport moved to amend **HB 1063**, Page 5, Section 1, Lines 10-13, by restoring the stricken language which reads as follows:

"f. a Doctor of Medicine who is duly licensed to practice by the State Board of Medical Licensure and Supervision, or a Doctor of Osteopathy who is duly licensed to practice by the Oklahoma Board of Osteopathic Examiners, or a qualified examiner as defined in Section 1-103 of this title",

which amendment failed of adoption upon a division of the question.

Representative Gilbert moved that **HB 1063** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Gilbert, **HB 1063** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1063 was read at length for the third time. On passage of the measure, the roll call was as follows:

Aye: Adkins, Askins, Balkman, Blackburn, Bonny, Boren, Braddock, Brannon, Carey, Covey, Cox, Deutschendorf, Dorman, Easley, Eddins, Ellis, Erwin, Gilbert, Hamilton, Harrison, Hefner, Hilliard, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Leist, Lindley, Maddux, McCarter, McClain, McIntyre, Miller (Ray), Mitchell, Morgan (Danny), Nance, Nations, Paulk, Peters, Pettigrew, Plunk, Pope, Rice, Roan, Roberts, Smith (Dale), Smithson, Staggs, Stanley, Steele, Sweeden, Taylor, Toure, Trebilcock, Turner, Tyler, Walker, Wells, Wilson, Mr. Speaker.--62.

Nay: Armes, Benge, Blackwell, Calvey, Cargill, Case, Claunch, Coleman, Dank, Davis, DeWitt, Ericson, Ferguson, Graves, Greenwood, Hastings, Hiett, Liotta, Miller (Doug), Morgan (Fred), Newport, O'Neal, Perry, Peterson, Phillips, Piatt, Reynolds, Roggow, Smaligo, Smith (Hopper), Sullivan, Tibbs, Vaughn, Wilt, Winchester, Worthen, Wright, Young.--38.

Excused: Lerblance.--1.

The measure passed.

On passage of the emergency, the roll call was as follows:

Aye: Adkins, Askins, Balkman, Blackburn, Bonny, Boren, Braddock, Brannon, Carey, Coleman, Covey, Cox, Deutschendorf, Dorman, Easley, Eddins, Ellis, Erwin, Gilbert, Hamilton, Harrison, Hefner, Hilliard, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Leist, Lindley, McCarter, McClain, McIntyre, Miller (Ray), Mitchell, Morgan (Danny), Morgan (Fred), Nance, Nations, Paulk, Perry, Peters, Pettigrew, Phillips, Plunk, Pope, Rice, Roan, Roberts, Smith (Dale), Smithson, Staggs, Stanley, Steele, Sweeden, Taylor, Toure, Trebilcock, Turner, Tyler, Walker, Wells, Wilson, Mr. Speaker.--65.

Nay: Armes, Benge, Blackwell, Calvey, Cargill, Case, Claunch, Dank, Davis, DeWitt, Ericson, Ferguson, Graves, Greenwood, Hastings, Hiett, Liotta, Maddux, Miller (Doug), Newport, O'Neal, Peterson, Piatt, Reynolds, Roggow, Smaligo, Smith (Hopper), Sullivan, Tibbs, Vaughn, Wilt, Winchester, Worthen, Wright, Young.--35.

Excused: Lerblance.--1.

The emergency failed.

Representative Gilbert served notice to reconsider the vote whereby the emergency failed on **HB 1063**.

GENERAL ORDER

HB 1561 by Calvey of the House and Reynolds of the Senate was read and considered.

Representative Askins moved to amend **HB 1561** by deleting the words “six-square-mile” on Page 1, Line 9 through Page 2, Line 1, Section 1, and inserting in lieu thereof the words “six-by-six-miles square”, which amendment was declared adopted.

Representative McClain moved to amend **HB 1561**, Page 2, Section 1, Line 6, by adding after the word “circulation” the words “with the greatest circulation”, which amendment was declared adopted.

Representative Lamons moved to amend **HB 1561**, Page 3, Section 1, Line 3, by adding after the word “municipality” the words “and two-thirds (2/3) of the governing body of any county and unincorporated parts of the county,”, which amendment was declared adopted.

Representative Dorman moved to amend **HB 1561**, Page 3, Section 2, Line 16, by adding after the word “county” the words “or counties within a metropolitan statistical area”.

Representative Pettigrew moved to table the Dorman amendment, which tabling motion prevailed upon a division of the question.

Representative Calvey moved to amend **HB 1561** by striking the title, which amendment was declared adopted.

Representative Calvey moved that **HB 1561** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Calvey, **HB 1561** was considered engrossed and placed on Third Reading and Final Passage.

Representative Askins Presiding**THIRD READING**

HB 1561 was read at length for the third time. On passage of the measure, the roll call was as follows:

Aye: Adkins, Balkman, Benge, Blackwell, Calvey, Case, Claunch, Coleman, Dank, DeWitt, Ericson, Ferguson, Graves, Greenwood, Hamilton, Harrison, Hastings, Hiett, Jones, Liotta, Maddux, Morgan (Fred), O'Neal, Paulk, Perry, Peters, Peterson, Pettigrew, Reynolds, Smaligo, Smith (Hopper), Steele, Tibbs, Vaughn, Wilt, Winchester, Worthen, Wright, Young.--39.

Nay: Armes, Askins, Blackburn, Boren, Braddock, Brannon, Carey, Cargill, Covey, Cox, Davis, Deutschendorf, Dorman, Easley, Eddins, Ellis, Erwin, Gilbert, Hefner, Hilliard, Hutchison, Ingmire, Kirby, Lamons, Langmacher, Leist, Lindley, McCarter, McClain, McIntyre, Miller (Doug), Miller (Ray), Mitchell, Morgan (Danny), Nance, Nations, Newport, Phillips, Piatt, Plunk, Pope, Rice, Roan, Roberts, Roggow, Smith (Dale), Smithson, Staggs, Sullivan, Sweeden, Taylor, Toure, Trebilcock, Turner, Tyler, Walker, Wells, Wilson, Mr. Speaker.--59.

Excused: Bonny, Lerblance, Stanley.--3.

The measure failed.

Representative Calvey served notice to reconsider the vote whereby **HB 1561** failed.

RECONSIDERATION

Representative Hefner moved to reconsider the vote whereby **HB 1178** failed, which motion prevailed upon roll call as follows:

Aye: Adkins, Armes, Askins, Balkman, Benge, Blackburn, Blackwell, Boren, Braddock, Brannon, Calvey, Carey, Cargill, Case, Claunch, Coleman, Covey, Cox, Dank, Davis, Deutschendorf, DeWitt, Dorman, Easley, Eddins, Ellis, Ericson, Erwin, Ferguson, Gilbert, Graves, Greenwood, Hamilton, Harrison, Hastings, Hefner, Hiatt, Hilliard, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Leist, Lindley, Liotta, Maddux, McCarter, McClain, McIntyre, Miller (Doug), Miller (Ray), Mitchell, Morgan (Danny), Morgan (Fred), Nance, Nations, Newport, Paulk, Perry, Peters, Peterson, Phillips, Piatt, Plunk, Pope, Reynolds, Rice, Roan, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sullivan, Sweeden, Taylor, Tibbs, Toure, Trebilcock, Turner, Tyler, Vaughn, Walker, Wells, Wilson, Wilt, Winchester, Worthen, Wright, Mr. Speaker.--96.

Nay: O'Neal, Pettigrew, Young.--3.

Excused: Bonny, Lerblance.--2.

THIRD READING

HB 1178 was read at length for the third time. On passage of the measure and emergency, the roll call was as follows:

Aye: Adkins, Armes, Askins, Benge, Blackburn, Blackwell, Boren, Braddock, Brannon, Calvey, Carey, Cargill, Case, Claunch, Covey, Cox, Davis, Deutschendorf, DeWitt, Dorman, Easley, Eddins, Ellis, Erwin, Ferguson, Gilbert, Graves, Hamilton, Harrison, Hastings, Hefner, Hiatt, Hilliard, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Leist, Lindley, Liotta, Maddux, McCarter, McClain, McIntyre, Miller (Doug), Miller (Ray), Mitchell, Morgan (Danny), Morgan (Fred), Nance, Nations, Paulk, Perry,

Peters, Peterson, Phillips, Piatt, Plunk, Rice, Roan, Roberts, Roggow, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sweeden, Taylor, Tibbs, Toure, Trebilcock, Turner, Tyler, Walker, Wells, Wilson, Wilt, Winchester, Worthen, Wright, Mr. Speaker.--85.

Nay: Balkman, Coleman, Dank, Ericson, Greenwood, Newport, O'Neal, Pettigrew, Pope, Reynolds, Smaligo, Sullivan, Vaughn, Young.--14.

Excused: Bonny, Lerblance.--2.

The measure and emergency passed.

HB 1178 was referred for engrossment.

GENERAL ORDER

HB 1727 by McIntyre of the House and Corn of the Senate was read and considered.

Representative Graves moved to amend **HB 1727**, Page 1, Section 1, Line 6, by deleting the word "shall" and inserting in lieu thereof the word "may", which amendment failed of adoption upon roll call as follows:

Aye: Adkins, Balkman, Benge, Blackwell, Calvey, Cargill, Case, Claunch, Coleman, Dank, Davis, DeWitt, Ericson, Ferguson, Graves, Greenwood, Hastings, Hiatt, Ingmire, Jones, Liotta, Maddux, Miller (Doug), Morgan (Fred), Nance, Newport, O'Neal, Perry, Peters, Peterson, Pettigrew, Piatt, Reynolds, Roggow, Smaligo, Smith (Hopper), Steele, Sullivan, Tibbs, Trebilcock, Vaughn, Wilt, Winchester, Worthen, Wright, Young.--46.

Nay: Armes, Askins, Blackburn, Boren, Braddock, Brannon, Carey, Covey, Cox, Deutschendorf, Dorman, Easley, Eddins, Ellis, Erwin, Gilbert, Hamilton, Harrison, Hefner, Hilliard, Kirby, Lamons, Langmacher, Leist, Lindley, McCarter, McClain, McIntyre, Miller (Ray), Mitchell, Morgan (Danny), Nations, Paulk, Plunk, Pope, Rice, Roan, Roberts, Smith (Dale), Smithson, Staggs, Stanley, Sweeden, Taylor, Toure, Turner, Tyler, Walker, Wells, Wilson, Mr. Speaker.--51.

Excused: Bonny, Hutchison, Lerblance, Phillips.--4.

Representative McIntyre moved that **HB 1727** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative McIntyre, **HB 1727** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1727 was read at length for the third time. On passage of the measure, the roll call was as follows:

Aye: Adkins, Askins, Boren, Braddock, Brannon, Carey, Covey, Cox, Deutschendorf, Dorman, Easley, Ellis, Erwin, Gilbert, Hamilton, Harrison, Hefner, Hilliard, Hutchison, Kirby, Lamons, Langmacher, Leist, Lindley, McCarter, McClain, McIntyre, Miller (Ray), Mitchell, Morgan (Danny), Nations, Paulk, Peters, Plunk, Pope, Rice, Roan, Roberts, Smithson, Staggs, Stanley, Sweeden, Taylor, Toure, Turner, Tyler, Walker, Wells, Wilson, Mr. Speaker.--50.

Nay: Armes, Balkman, Benge, Blackwell, Calvey, Cargill, Case, Claunch, Coleman, Dank, Davis, DeWitt, Ericson, Ferguson, Graves, Greenwood, Hastings, Hiatt, Ingmire, Jones, Liotta, Maddux, Miller (Doug), Morgan (Fred), Nance, Newport, O'Neal, Perry, Peterson, Pettigrew, Piatt, Reynolds, Roggow, Smaligo, Smith (Hopper), Steele, Sullivan, Tibbs, Trebilcock, Vaughn, Wilt, Winchester, Wright, Young.--44.

Excused: Blackburn, Bonny, Eddins, Lerblance, Phillips, Smith (Dale), Worthen.--7.

The measure failed.

Representative McIntyre served notice to reconsider the vote whereby **HB 1727** failed.

MOTION

Representative Rice moved to suspend House Rule 14, Section 1(c) for the remainder of this legislative day, which motion prevailed upon roll call as follows:

Aye: Adkins, Armes, Askins, Balkman, Benge, Blackburn, Blackwell, Boren, Braddock, Brannon, Carey, Cargill, Coleman, Covey, Cox, Dank, Deutschendorf, DeWitt, Dorman, Easley, Eddins, Ellis, Ericson, Erwin, Ferguson, Gilbert, Graves, Greenwood, Hamilton, Harrison, Hastings, Hefner, Hiatt, Hilliard, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Leist, Lindley, Maddux, McCarter, McClain, Miller (Doug), Mitchell, Morgan (Fred), Nance, Nations, Perry, Peters, Peterson, Pettigrew, Piatt, Plunk, Pope, Reynolds, Rice, Roan, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sullivan, Sweeden, Taylor, Tibbs, Toure, Trebilcock, Turner, Tyler, Vaughn, Walker, Wells, Wilson, Wilt, Winchester, Wright, Young, Mr. Speaker.--85.

Nay: Davis, O'Neal.--2.

Excused: Bonny, Calvey, Case, Claunch, Lerblance, Liotta, McIntyre, Miller (Ray), Morgan (Danny), Newport, Paulk, Phillips, Roberts, Worthen.--14.

GENERAL ORDER

HB 1273 by Perry of the House and Maddox of the Senate was read and considered.

Representative Wilson moved to amend **HB 1273**, Page 1, Section 1, by deleting the word and figure “ten (10)” on Line 4 and deleting the word and figure “twenty (20)” on Line 5 and inserting in lieu thereof the word and figure “thirty (30)”, which amendment was declared adopted.

Representative Kirby moved to amend **HB 1273**, Page 1, Section 1, Line 5, by inserting after the word “cancellation” the words “or rate increase above ten percent (10%).”

Representative Perry moved to table the Kirby amendment which tabling motion failed of adoption.

Representative Kirby pressed adoption of his amendment, which amendment was declared adopted upon a division of the question.

Representative Perry asked unanimous consent to amend **HB 1273** by striking the title, which was the order.

Representative Perry moved that **HB 1273** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Perry, **HB 1273** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1273 was read at length for the third time. On passage of the measure, the roll call was as follows:

Aye: Adkins, Armes, Askins, Balkman, Bengé, Blackburn, Blackwell, Boren, Braddock, Brannon, Calvey, Carey, Cargill, Case, Claunch, Coleman, Covey, Cox, Dank, Davis, Deutschendorf, DeWitt, Dorman, Easley, Eddins, Ellis, Ericson, Erwin, Ferguson, Gilbert, Graves, Greenwood, Hamilton, Harrison, Hastings, Hefner, Hiatt, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Leist, Lindley, Liotta, Maddux, McCarter, McClain, McIntyre, Miller (Doug), Miller (Ray), Mitchell, Morgan (Danny), Morgan (Fred), Nance, Nations, Newport, O'Neal, Paulk, Perry, Peters, Pettigrew, Piatt, Plunk, Pope, Reynolds, Rice, Roan, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sullivan, Sweeden, Taylor, Tibbs, Toure, Trebilcock, Turner, Tyler, Vaughn, Walker, Wells, Wilson, Winchester, Wright, Mr. Speaker.--93.

Nay: Peterson, Wilt, Young.--3.

Excused: Bonny, Lerblance, Phillips, Worthen.--4.

Constitutional Priv: Hilliard.--1.

The measure passed.

HB 1273 was referred for engrossment.

GENERAL ORDER

HB 1329 by Perry of the House and Coffee of the Senate was read and considered.

Representative Sullivan moved to amend **HB 1329**, Page 5, Section 5, Line 17 by changing the word “may” to the word “shall”, which amendment was declared adopted.

Representative Perry moved that **HB 1329** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Perry, **HB 1329** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1329 was read at length for the third time. On passage of the measure and emergency, the roll call was as follows:

Aye: Adkins, Armes, Balkman, Bengé, Blackwell, Bonny, Boren, Braddock, Brannon, Calvey, Carey, Cargill, Case, Claunch, Coleman, Covey, Cox, Dank, Davis, Deutschendorf, DeWitt, Dorman, Easley, Eddins, Ellis, Ericson, Erwin, Ferguson, Gilbert, Graves, Greenwood, Harrison, Hastings, Hefner, Hiatt, Hilliard, Hutchison, Ingmire, Jones, Lamons, Langmacher, Leist, Lindley, Liotta, Maddux, McCarter, McClain, McIntyre, Miller (Doug), Miller (Ray), Mitchell, Morgan (Danny), Morgan (Fred), Nance, Nations, Newport, O'Neal, Perry, Peters, Peterson, Pettigrew, Piatt, Plunk, Pope, Rice, Roan, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Steele, Sullivan, Sweeden, Taylor, Tibbs, Trebilcock, Turner, Tyler, Vaughn, Walker, Wells, Wilson, Wilt, Winchester, Wright, Young, Mr. Speaker.--88.

Nay: Askins, Blackburn, Hamilton, Paulk, Reynolds, Roberts, Staggs, Stanley, Toure.--9.

Excused: Kirby, Lerblance, Phillips, Worthen.--4.

The measure and emergency passed.

HB 1329 was referred for engrossment.

GENERAL ORDER

HB 1502 by Cox of the House and Crutchfield of the Senate was read and considered.

Representative Cox moved that **HB 1502** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Cox, **HB 1502** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1502 was read at length for the third time. On passage of the measure and emergency, the roll call was as follows:

Aye: Adkins, Armes, Askins, Balkman, Benge, Blackburn, Blackwell, Bonny, Boren, Braddock, Brannon, Calvey, Carey, Cargill, Case, Claunch, Coleman, Covey, Cox, Dank, Davis, Deutschendorf, DeWitt, Dorman, Easley, Eddins, Ellis, Ericson, Erwin, Ferguson, Gilbert, Graves, Greenwood, Hamilton, Harrison, Hastings, Hefner, Hiatt, Hilliard, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Leist, Lindley, Liotta, Maddux, McCarter, McClain, McIntyre, Miller (Doug), Miller (Ray), Mitchell, Morgan (Danny), Morgan (Fred), Nance, Nations, Newport, O'Neal, Paulk, Perry, Peters, Peterson, Pettigrew, Piatt, Plunk, Pope, Reynolds, Rice, Roan, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sullivan, Sweeden, Taylor, Tibbs, Toure, Trebilcock, Turner, Tyler, Vaughn, Walker, Wells, Wilson, Wilt, Winchester, Wright, Young, Mr. Speaker.--98.

Excused: Lerblance, Phillips, Worthen.--3.

The measure and emergency passed.

HB 1502 was referred for engrossment.

GENERAL ORDER

HB 1569 by Morgan (Danny) of the House and Crutchfield of the Senate was read and considered.

Representative Morgan (Danny) moved to amend **HB 1569** by striking the title, which amendment was declared adopted.

Representative Morgan (Danny) moved to amend **HB 1569**, Page 5, Section 1, Lines 7-10 by deleting all of subsection G. which reads as follows:

“G. For any well drilled after the effective date of this act, every surface damage agreement shall contain provisions outlining the minimum setback guidelines as provided for in Section 2 of this act. Nothing shall prevent an operator and surface owner from agreeing to setback provisions with distances different from those set forth in Section 2 of this act.”,

which amendment was declared adopted.

Representative Morgan (Danny) moved to amend **HB 1569**, Page 5, Section 2, Line 14 by striking after the word “no” the language “permanent structure, fence, debris, or other man-made items” and by inserting in lieu thereof the words “habitable structure” and Page 5, Section 2, Lines 21-22 by deleting subsection B which reads as follows, and relettering subsequent subsection:

“B. For purposes of this section, “permanent structure” shall mean any man-made structure or building which is fixed or intended to be fixed to the land.”,

which amendment was declared adopted.

Representative Morgan (Danny) moved to amend **HB 1569**, Page 5, Section 2, Lines 16 and 18 by changing the words and figure “two hundred (200)” to the words and figure “one hundred fifty (150)”, which amendment was declared adopted.

Representative Morgan (Danny) moved that **HB 1569** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Morgan (Danny), **HB 1569** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1569 was read at length for the third time. On passage of the measure, the roll call was as follows:

Aye: Adkins, Askins, Bengé, Blackburn, Blackwell, Boren, Braddock, Brannon, Carey, Cox, Deutschendorf, Dorman, Easley, Eddins, Ellis, Erwin, Gilbert, Hamilton, Harrison, Hastings, Hefner, Hilliard, Hutchison, Kirby, Lamons, Langmacher, Lindley, Liotta, McCarter, McClain, McIntyre, Miller (Ray), Morgan (Danny), Nance, Nations, Newport, O’Neal, Paulk, Perry, Peters, Peterson, Pettigrew, Piatt, Plunk, Rice, Roan, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Sweden, Taylor, Tibbs, Toure, Turner, Tyler, Wells, Wilson, Mr. Speaker.--63.

Nay: Armes, Balkman, Bonny, Calvey, Cargill, Case, Claunch, Coleman, Covey, Dank, Davis, DeWitt, Ericson, Ferguson, Graves, Greenwood, Hiatt, Ingmire, Jones, Leist, Maddux, Miller (Doug), Mitchell, Morgan (Fred), Pope, Reynolds, Steele, Sullivan, Trebilcock, Vaughn, Walker, Wilt, Winchester, Wright, Young.--35.

Excused: Lerblance, Phillips, Worthen.--3.

The measure passed.

On passage of the emergency, the roll call was as follows:

Aye: Adkins, Askins, Balkman, Benge, Blackburn, Blackwell, Boren, Braddock, Brannon, Carey, Cox, Deutschendorf, Dorman, Easley, Eddins, Ellis, Erwin, Gilbert, Hamilton, Harrison, Hastings, Hefner, Hiett, Hilliard, Hutchison, Kirby, Lamons, Langmacher, Leist, Lindley, McCarter, McClain, McIntyre, Miller (Ray), Mitchell, Morgan (Danny), Nance, Nations, O'Neal, Paulk, Peters, Peterson, Piatt, Plunk, Rice, Roan, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sweeden, Taylor, Tibbs, Toure, Turner, Tyler, Wells, Wilson, Mr. Speaker.--64.

Nay: Armes, Bonny, Calvey, Cargill, Case, Claunch, Coleman, Covey, Dank, Davis, DeWitt, Ericson, Ferguson, Graves, Greenwood, Ingmire, Jones, Liotta, Maddux, Miller (Doug), Morgan (Fred), Newport, Perry, Pettigrew, Pope, Reynolds, Sullivan, Trebilcock, Vaughn, Walker, Wilt, Winchester, Wright, Young.--34.

Excused: Lerblance, Phillips, Worthen.--3.

The emergency failed.

Representative Morgan (Danny) served notice to reconsider the vote whereby the emergency failed on **HB 1569**.

GENERAL ORDER

HB 1318 by Davis of the House and Snyder of the Senate was read and considered.

Representative Davis moved that **HB 1318** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Davis, **HB 1318** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1318 was read at length for the third time. On passage of the measure, the roll call was as follows:

Aye: Benge, Blackwell, Calvey, Cargill, Coleman, Davis, DeWitt, Graves, Greenwood, Hamilton, Hastings, Hiett, Leist, Liotta, Perry, Reynolds, Smithson, Taylor, Toure, Wilson.--20.

Nay: Adkins, Armes, Askins, Balkman, Blackburn, Bonny, Boren, Braddock, Brannon, Carey, Case, Claunch, Covey, Cox, Dank, Deutschendorf, Dorman, Easley, Eddins, Ellis, Ericson, Erwin, Ferguson, Gilbert, Harrison, Hefner, Hilliard, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Lindley, Maddux, McCarter, McClain, McIntyre, Miller (Doug), Miller (Ray), Mitchell, Morgan (Danny), Morgan (Fred), Nance, Nations, Newport, O'Neal, Paulk, Peters, Peterson, Pettigrew, Piatt, Plunk, Pope, Rice, Roan, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Staggs, Stanley, Steele, Sullivan, Sweeden, Tibbs, Trebilcock, Turner, Tyler, Vaughn, Walker, Wells, Wilt, Winchester, Wright, Young, Mr. Speaker.--78.

Excused: Lerblance, Phillips, Worthen.--3.

The measure failed.

Representative Davis served notice to reconsider the vote whereby **HB 1318** failed.

GENERAL ORDER

HB 1075 by Plunk of the House and Maddox of the Senate was read and considered.

Coauthored by Representative(s) Liotta

Representative Plunk moved that **HB 1075** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Plunk, **HB 1075** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1075 was read at length for the third time. On passage of the measure and emergency, the roll call was as follows:

Aye: Adkins, Armes, Askins, Balkman, Bengé, Blackburn, Blackwell, Bonny, Boren, Braddock, Brannon, Calvey, Carey, Cargill, Case, Claunch, Coleman, Covey, Cox, Dank, Davis, Deutschendorf, DeWitt, Dorman, Easley, Eddins, Ellis, Ericson, Erwin, Ferguson, Gilbert, Graves, Greenwood, Hamilton, Harrison, Hastings, Hefner, Hiatt, Hilliard, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Leist, Lindley, Liotta, Maddux, McCarter, McClain, McIntyre, Miller (Doug), Miller (Ray), Mitchell, Morgan (Danny), Morgan (Fred), Nance, Nations, Newport, O'Neal, Paulk, Perry, Peters, Peterson, Pettigrew, Piatt, Plunk, Pope, Reynolds, Rice, Roan, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sullivan, Sweeden, Taylor, Tibbs, Toure, Trebilcock, Turner, Tyler, Vaughn, Walker, Wells, Wilson, Wilt, Winchester, Wright, Young, Mr. Speaker.--98.

Excused: Lerblance, Phillips, Worthen.--3.

The measure and emergency passed.

HB 1075 was referred for engrossment.

GENERAL ORDER

HB 1756 by Hefner of the House and Easley of the Senate was read and considered.

Coauthored by Representative(s) Adkins

Representative Hefner moved that **HB 1756** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Hefner, **HB 1756** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1756 was read at length for the third time. On passage of the measure and emergency, the roll call was as follows:

Aye: Adkins, Armes, Askins, Balkman, Benge, Blackburn, Blackwell, Bonny, Boren, Braddock, Brannon, Calvey, Carey, Cargill, Case, Claunch, Coleman, Covey, Cox, Dank, Davis, Deutschendorf, DeWitt, Dorman, Easley, Eddins, Ellis, Ericson, Erwin, Ferguson, Gilbert, Graves, Greenwood, Hamilton, Harrison, Hastings, Hefner, Hiatt, Hilliard, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Leist, Lindley, Liotta, Maddux, McCarter, McClain, McIntyre, Miller (Doug), Miller (Ray), Mitchell, Morgan (Danny), Morgan (Fred), Nance, Nations, Newport, O'Neal, Paulk, Perry, Peters, Peterson, Pettigrew, Piatt, Plunk, Pope, Reynolds, Rice, Roan, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sullivan, Sweeden, Taylor, Tibbs, Toure, Trebilcock, Turner, Tyler, Vaughn, Walker, Wells, Wilson, Wilt, Winchester, Wright, Young, Mr. Speaker.--98.

Excused: Lerblance, Phillips, Worthen.--3.

The measure and emergency passed.

HB 1756 was referred for engrossment.

GENERAL ORDER

HB 1646 by Ferguson of the House and Wilcoxson of the Senate was read and considered.

Representative Balkman moved to amend **HB 1646** by adding new Sections 3 and 4 to read as follows and renumbering subsequent Sections:

“SECTION 3. AMENDATORY 70 O.S. 2001, Section 10-105, is amended to read as follows:

Section 10-105. A. It shall be unlawful for a parent, guardian, or other person having custody of a child who is over the age of five (5) years, and under the age of eighteen (18) years, to neglect or refuse to cause or compel such child to attend and comply with the rules of some public, private or other school, unless other means of education are provided for the full term the schools of the district are in session or the child is excused as provided in this section. One-half (1/2) day of kindergarten shall be required of all children five (5) years of age or older unless the child is excused from kindergarten attendance as provided in this section. A child who is five (5) years of age shall be excused from kindergarten attendance until the next school year after the child is six (6) years of age if a parent, guardian, or other person having custody of the child notifies the superintendent of the district where the child is a resident by certified mail prior to enrollment in kindergarten, or at any time during the first school year that the child is required to attend kindergarten pursuant to this section, of election to withhold the child from kindergarten until the next school year after the child is six (6) years of age. A kindergarten program shall be directed toward developmentally appropriate objectives for such children. The program shall require that any teacher employed on and after January 1, 1993, to teach a kindergarten program within the public school system shall be certified in early childhood education. All teachers hired to teach a kindergarten program within the public school system prior to January 1, 1993, shall be required to obtain certification in early childhood education on or before the 1996-97 school year in order to continue to teach a kindergarten program.

B. It shall be unlawful for any child who is over the age of ~~sixteen (16)~~ twelve (12) years and under the age of eighteen (18) years, and who has not finished four (4) years of high school work, to neglect or refuse to attend and comply with the rules of some public, private or other school, or receive an education by other means for the full term the schools of the district are in session.

Provided, that this section shall not apply:

1. If any such child is prevented from attending school by reason of mental or physical disability, to be determined by the board of education of the district upon a certificate of the school physician or public health physician, or, if no such physician is available, a duly licensed and practicing physician;

2. If any such child is excused from attendance at school, due to an emergency, by the principal teacher of the school in which such child is enrolled, at the request of the parent, guardian, custodian or other person having control of such child;

3. If any such child who has attained his or her sixteenth birthday is excused from attending school by written, joint agreement between:

- a. the school administrator of the school district where the child attends school, and
- b. the parent, guardian or custodian of the child. Provided, further, that no child shall be excused from attending school by such joint agreement between a school administrator

and the parent, guardian or custodian of the child unless and until it has been determined that such action is for the best interest of the child and/or the community, and that said child shall thereafter be under the supervision of the parent, guardian or custodian until the child has reached the age of eighteen (18) years; or

4. If any such child is excused pursuant to subsection C of this section.

C. A school district shall excuse a student from attending school for the purpose of observing religious holy days if before the absence, the parent, guardian, or person having custody or control of the student submits a written request for the excused absence. The school district shall excuse a student pursuant to this subsection for the days on which the religious holy days are observed and for the days on which the student must travel to and from the site where the student will observe the holy days.

D. It shall be the duty of the attendance officer to enforce the provisions of this section. Any parent, guardian, custodian, child or other person violating any of the provisions of this section, upon conviction, shall be guilty of a misdemeanor, and shall be punished by a fine of not less than Five Dollars (\$5.00) nor more than Twenty-five Dollars (\$25.00) for the first offense, not less than Ten Dollars (\$10.00) nor more than Fifty Dollars (\$50.00) for the second offense, and not less than Twenty-five Dollars (\$25.00) nor more than One Hundred Dollars (\$100.00) for each subsequent offense. Each day the child remains out of school after the oral and documented or written warning has been given to the parent, guardian, custodian, child or other person or the child has been ordered to school by the juvenile court may constitute a separate offense. At the trial of any person charged with violating the provisions of this section, the attendance records of the child or ward may be presented in court by any authorized employee of the school district.

SECTION 4. AMENDATORY 70 O.S. 2001, Section 24-120, is amended to read as follows:

Section 24-120. A. At the close of each attendance period of the school term, the board of education of each school district shall notify in writing the Department of Human Services of the name of any child who has not been present for instruction at least eighty percent (80%) of the time without valid excuse as defined in Section 10-105 of this title.

B. Upon the receipt of such information from the school district, the Director of the Department of Human Services is authorized to withhold assistance payments to the payee of such child and to instigate an investigation for the purpose of improving the school attendance of such child. After such investigation, if the attendance record of the child investigated is satisfactory, such withheld payments may be released. In the event the investigation results in a change in custody and care of such child, payments to the payee shall be canceled or shall be made to the person qualified to receive benefits on behalf of the child.

C. ~~For purposes of the pilot project, the~~ The Department of Human Services and the State Board of Education shall establish a procedure to provide for the exchange of information required by this section concerning students subject to the provisions of this section. Any procedure thus established shall, if applicable, comply with the requirements of the Family Educational Rights and Privacy Act, 20 U.S.C. Section 1232g et seq., and any other applicable federal law.

D. ~~The district attorney~~ court clerk for the district and municipal courts shall file with the Department of Human Services a report identifying any child who has been convicted of truancy within thirty (30) days of such conviction.”

Representative Staggs asked a ruling of the Presiding Officer whether the Balkman amendment is germane to **HB 1646**.

The Presiding Officer ruled the point well taken and the Balkman amendment nongermane.

Representative Sullivan moved to amend **HB 1646**, Page 2, Section 1, Line 10, by inserting after the word “records” the words “for the current or previous school year”, which amendment was declared adopted.

Representative Ferguson moved that **HB 1646** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Ferguson, **HB 1646** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1646 was read at length for the third time. On passage of the measure and emergency, the roll call was as follows:

Aye: Adkins, Armes, Askins, Balkman, Bengé, Blackburn, Blackwell, Bonny, Boren, Braddock, Brannon, Calvey, Carey, Cargill, Case, Claunch, Coleman, Covey, Cox, Dank, Davis, Deutschendorf, DeWitt, Dorman, Easley, Eddins, Ellis, Ericson, Erwin, Ferguson, Gilbert, Graves, Greenwood, Hamilton, Harrison, Hastings, Hefner, Hiatt, Hilliard, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Leist, Lindley, Liotta, Maddux, McCarter, McClain, McIntyre, Miller (Doug), Miller (Ray), Mitchell, Morgan (Danny), Morgan (Fred), Nance, Nations, Newport, O’Neal, Paulk, Perry, Peters, Peterson, Pettigrew, Piatt, Plunk, Pope, Reynolds, Rice, Roan, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sullivan, Sweeden, Taylor, Tibbs, Toure, Trebilcock, Turner, Tyler, Vaughn, Walker, Wells, Wilson, Wilt, Winchester, Worthen, Wright, Young, Mr. Speaker.--99.

Excused: Lerblance, Phillips.--2.

The measure and emergency passed.

HB 1646 was referred for engrossment.

RESOLUTION FOR CONSIDERATION

HCR 1005 was called up for consideration.

Coauthored by Representative(s) Braddock

Upon motion of Representative Hefner, **HCR 1005** was considered and adopted.

HCR 1005 was referred for engrossment.

GENERAL ORDER

HB 1017 by Leist of the House and Robinson of the Senate was read and considered.

Coauthored by Representative(s) Harrison, McClain, Dorman, McIntyre

Representative Leist moved that **HB 1017** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Leist, **HB 1017** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1017 was read at length for the third time. On passage of the measure and emergency, the roll call was as follows:

Aye: Adkins, Armes, Askins, Balkman, Benge, Blackburn, Blackwell, Bonny, Boren, Braddock, Brannon, Calvey, Carey, Case, Claunch, Coleman, Covey, Cox, Dank, Davis, Deutschendorf, DeWitt, Dorman, Easley, Eddins, Ellis, Erwin, Ferguson, Gilbert, Greenwood, Hamilton, Harrison, Hefner, Hiett, Hilliard, Hutchison, Jones, Kirby, Lamons, Langmacher, Leist, Lindley, Maddux, McCarter, McClain, McIntyre, Miller (Doug), Miller (Ray), Mitchell, Morgan (Danny), Nations, Newport, O'Neal, Paulk, Perry, Peters, Peterson, Piatt, Plunk, Pope, Reynolds, Rice, Roan, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sweeden, Taylor, Tibbs, Toure, Trebilcock, Turner, Tyler, Vaughn, Walker, Wells, Wilson, Winchester, Young, Mr. Speaker.--86.

Nay: Cargill, Ericson, Graves, Hastings, Ingmire, Liotta, Morgan (Fred), Nance, Pettigrew, Sullivan, Wilt, Worthen, Wright.--13.

Excused: Lerblance, Phillips.--2.

The measure and emergency passed.

HB 1017 was referred for engrossment.

GENERAL ORDER

HB 1527 by Ericson of the House and Reynolds of the Senate was read and considered.

Coauthored by Representative(s) Coleman, Dank, Greenwood

Representative Ericson moved that **HB 1527** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Ericson, **HB 1527** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1527 was read at length for the third time. On passage of the measure and emergency, the roll call was as follows:

Aye: Adkins, Armes, Askins, Balkman, Bengé, Blackburn, Blackwell, Boren, Brannon, Calvey, Carey, Cargill, Case, Claunch, Coleman, Covey, Cox, Dank, Davis, Deutschendorf, DeWitt, Dorman, Easley, Eddins, Ellis, Ericson, Erwin, Ferguson, Gilbert, Graves, Greenwood, Harrison, Hastings, Hiatt, Hilliard, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Leist, Lindley, Liotta, Maddux, McClain, McIntyre, Miller (Doug), Mitchell, Morgan (Danny), Morgan (Fred), Nance, Nations, Newport, O'Neal, Paulk, Perry, Peters, Peterson, Pettigrew, Piatt, Plunk, Reynolds, Rice, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sullivan, Taylor, Tibbs, Toure, Trebilcock, Turner, Tyler, Vaughn, Wilson, Wilt, Winchester, Worthen, Wright, Young.--87.

Nay: Bonny, Braddock, Hamilton, Hefner, McCarter, Miller (Ray), Pope, Roan, Sweeden, Walker, Wells, Mr. Speaker.--12.

Excused: Lerblance, Phillips.--2.

The measure and emergency passed.

HB 1527 was referred for engrossment.

GENERAL ORDER

HB 1346 by Peters of the House and Reynolds of the Senate was read and considered.

Coauthored by Representative(s) Gilbert

Representative Peters moved to amend **HB 1346**, Page 1, Section 1, Line 6 by adding after the period “.” following the word “Prevention” the language: “State funds used to obtain Medicaid funding may be from the existing annual appropriations to the Office of Child Abuse Prevention.”, which amendment was declared adopted.

Representative Peters moved that **HB 1346** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Peters, **HB 1346** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1346 was read at length for the third time. On passage of the measure and emergency, the roll call was as follows:

Aye: Adkins, Armes, Askins, Balkman, Benge, Blackburn, Blackwell, Bonny, Boren, Braddock, Brannon, Calvey, Carey, Cargill, Case, Claunch, Coleman, Covey, Cox, Dank, Davis, Deutschendorf, DeWitt, Dorman, Easley, Eddins, Ellis, Ericson, Erwin, Ferguson, Gilbert, Graves, Greenwood, Hamilton, Harrison, Hastings, Hefner, Hiatt, Hilliard, Hutchison, Ingmire, Jones, Kirby, Lamons, Langmacher, Leist, Lindley, Liotta, Maddux, McCarter, McClain, McIntyre, Miller (Doug), Miller (Ray), Mitchell, Morgan (Danny), Morgan (Fred), Nance, Nations, Newport, O'Neal, Paulk, Perry, Peters, Peterson, Pettigrew, Piatt, Plunk, Pope, Reynolds, Rice, Roan, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sullivan, Sweeden, Taylor, Tibbs, Toure, Trebilcock, Turner, Tyler, Vaughn, Walker, Wells, Wilson, Wilt, Winchester, Worthen, Wright, Young, Mr. Speaker.--99.

Excused: Lerblance, Phillips.--2.

The measure and emergency passed.

HB 1346 was referred for engrossment.

GENERAL ORDER

HB 1390 by Blackwell et al of the House and Brogdon of the Senate was read and considered.

Coauthored by Representative(s) Davis

Representative Blackburn moved to amend **HB 1390** by striking the title, which amendment was declared adopted.

Representative Blackwell moved that **HB 1390** be advanced from General Order, which motion was declared adopted.

By unanimous consent, upon request of Representative Blackwell, **HB 1390** was considered engrossed and placed on Third Reading and Final Passage.

THIRD READING

HB 1390 was read at length for the third time. On passage of the measure and emergency, the roll call was as follows:

Aye: Adkins, Armes, Askins, Balkman, Benge, Blackburn, Blackwell, Bonny, Boren, Braddock, Brannon, Calvey, Cargill, Case, Claunch, Coleman, Covey, Cox, Dank, Davis, Deutschendorf, DeWitt, Dorman, Easley, Ellis, Ericson, Erwin, Ferguson, Gilbert, Graves, Greenwood, Hamilton, Harrison, Hastings, Hefner, Hiatt, Hilliard, Hutchison, Ingmire, Jones, Kirby, Leist, Lindley, Liotta, Maddux, McCarter, McIntyre, Miller (Ray), Mitchell, Morgan (Fred), Nance, Nations, Newport, O'Neal, Paulk, Perry, Peters, Peterson, Pettigrew, Piatt, Plunk, Pope, Reynolds, Rice, Roan, Roberts, Roggow, Smaligo, Smith (Dale), Smith (Hopper), Smithson, Staggs, Stanley, Steele, Sullivan, Sweeden, Taylor, Tibbs, Toure, Trebilcock, Turner, Tyler, Vaughn, Walker, Wilson, Wilt, Winchester, Worthen, Young.--89.

Nay: Carey, Eddins, Lamons, Langmacher, McClain, Miller (Doug), Morgan (Danny), Wells, Wright, Mr. Speaker.--10.

Excused: Lerblance, Phillips.--2.

The measure and emergency passed.

HB 1390 was referred for engrossment.

RESOLUTION FOR CONSIDERATION

HCR 1010 was called up for consideration.

Upon unanimous consent request of Representative Turner, all Members of the House were added as coauthors.

Authored by Senator Wilkerson (principal Senate author)

Upon motion of Representative Turner, **HCR 1010** was considered and adopted.

HCR 1010 was referred for engrossment.

APPOINTMENT

The Speaker announced the following appointment:

February 3, 2003 – Representative Covey appointed as Chair of the Oklahoma Advisory Committee on Intergovernmental Relations. (O.S. 74-480, **HB 1166**, Section 1, 1995)

Representative Rice moved that when the clerk's desk is clear, the House stand adjourned to reconvene at 10:00 a.m., Tuesday, March 4, 2003, which was the order.

Pursuant to the motion of Representative Rice, the House was adjourned at 7:05 p.m., to reconvene Tuesday, March 4, 2003, at 10:00 a.m.