Journal of the House

FORTY-THIRD DAY

HALL OF THE HOUSE OF REPRESENTATIVES, TOPEKA, KS, Friday, March 12, 2004, 10:30 a.m.

The House met pursuant to adjournment with Speaker Mays in the chair.

The roll was called with 119 members present.

Reps. Barbieri-Lightner, Hill, Loganbill, O'Neal, Tafanelli and Yonally were excused on excused absence by the Speaker.

Prayer by Chaplain Chamberlain:

Lord of grace and peace, hear us as we pray.

There are those weeks, O God, when we wonder if there will ever be an end; weeks when no matter how hard we work, we seem more behind at the end than we did at the beginning.

It's been a long week Lord. We're ready for rest. Not just physical rest, but emotional and spiritual rest as well. Not just the rest of a good night's sleep, but the rest that comes in the comfort of time spent with you.

Bless the Sabbath that is upon us. Let it be a time set aside for the renewal of our bodies, our minds and our spirits. Be with us and with those we love as we gather together in worship and praise of you and of your great works. Give voice to our prayers and joy to our re-creation. Refresh us, restore us, and renew us so that we may come again to the work you give us strengthened by your love, empowered by your word and equipped with your grace. Amen.

The Pledge of Allegiance was led by Rep. Myers.

INTRODUCTION OF GUESTS

On behalf of Reps. Sloan, Davis, Holland and Boyer, Rep. Ballard recognized the Lawrence Free State High School State 5-A Championship Team in swimming and diving. This is the first state championship won by any team in the short history of Free State High School. Team members were introduced by Coach Annette McDonald and include: Alex Brundfeldt, Chris Wolff, Will Hecht, Andy Frye, Bret Robinson, Derek Nye, Anthony Portela, Nathan Schriner, Chris Sellon, Spencer Flannigan and Chase Torgerson. Also recognized were Kent McDonald, assistant coach, and Steve Grant, A.D.

REFERENCE OF BILLS AND CONCURRENT RESOLUTIONS

The following bills and concurrent resolutions were referred to committees as indicated:

Appropriations: HB 2926, HB 2927, HB 2929.

Commerce and Labor: **HB 2928**.

Health and Human Services: HCR 5040.

Local Government: **HB 2930**.

Taxation: HCR 5041, HCR 5042.

CHANGE OF REFERENCE

Speaker Mays announced the withdrawal of **HB 2887** from Committee on Appropriations and referral to Committee on Federal and State Affairs..

MESSAGE FROM THE SENATE

Announcing passage of SB 432, SB 487, SB 527, SB 529, SB 542.

INTRODUCTION OF SENATE BILLS AND CONCURRENT RESOLUTIONS

The following Senate bills were thereupon introduced and read by title:

SB 432, SB 487, SB 527, SB 529, SB 542.

CONSENT CALENDAR

No objection was made to $HB\ 2912;SB\ 366$ appearing on the Consent Calendar for the first day.

FINAL ACTION ON BILLS AND CONCURRENT RESOLUTIONS

HB 2675, An act concerning certain claims against the state, making appropriations, authorizing certain transfers, imposing certain restrictions and limitations, and directing or authorizing certain disbursements, procedures and acts incidental to the foregoing, was considered on final action.

On roll call, the vote was: Yeas 118; Nays 0; Present but not voting: 1; Absent or not voting: 6.

Yeas: Aurand, Ballard, Ballou, Beggs, Bethell, Boyer, Brunk, Burgess, Burroughs, Campbell, Carlin, Carter, Compton, Cox, Craft, Crow, Dahl, Davis, DeCastro, Decker, Dillmore, Dreher, Edmonds, Faber, Faust-Goudeau, Feuerborn, Flaharty, Flora, Freeborn, Gatewood, Gilbert, Goering, Goico, Gordon, Grant, Hayzlett, Henderson, Henry, Holland, Holmes, Horst, Howell, Huebert, Huff, Humerickhouse, Huntington, Hutchins, Huy, Jack, D. Johnson, E. Johnson, Kassebaum, Kauffman, Kirk, Klein, Krehbiel, Kuether, Landwehr, Lane, Larkin, Light, M. Long, Long-Mast, Loyd, Mason, Mays, McCreary, McKinney, McLeland, Merrick, F. Miller, J. Miller, Minor, Jim Morrison, Judy Morrison, Myers, Neighbor, Neufeld, Newton, Novascone, O'Malley, Osborne, Ostmeyer, Owens, Patterson, Pauls, Phelps, Pottorff, Powell, Reardon, Rehorn, Reitz, Ruff, Sawyer, Schwab, Schwartz, Scoggins-Waite, B. Sharp, S. Sharp, Showalter, Shriver, Shultz, Siegfreid, Sloan, Storm, Svaty, Swenson, Thimesch, Thull, Toelkes, Vickrey, Ward, Wilk, D. Williams, J. Williams, Wilson, Winn, Yoder.

Nays: None.

Present but not voting: Powers.

Absent or not voting: Barbieri-Lightner, Hill, Loganbill, O'Neal, Tafanelli, Yonally.

The bill passed, as amended.

REPORTS OF STANDING COMMITTEES

Committee on **Economic Development** recommends **SB 394**, be amended on page 3, in line 15, by striking "10%" and inserting "15%"; and the bill be passed as amended.

Committee on **Economic Development** recommends **SB 520**, be amended on page 1, in line 22, by striking "abatement" and inserting "rebate"; and the bill be passed as amended.

Committee on **Federal and State Affairs recommends SB 136** be amended by substituting a new bill to be designated as "HOUSE Substitute for SENATE BILL No. 136," as follows:

"HOUSE Substitute for SENATE BILL No. 136

By Committee on Federal and State Affairs

"AN ACT concerning university and campus police officers; amending K.S.A. 21-3110, 21-3409, 21-3411 and 72-8222 and K.S.A. 2003 Supp. 21-3413, 21-3415, 22-2401a, 74-5602 and 76-726 and repealing the existing sections."; and the substitute bill be passed.

(H. Sub. for SB 136 was thereupon introduced and read by title.)

Committee on Health and Human Services recommends SB 443, SB 452 be passed and, because the committee is of the opinion that the bills are of a noncontroversial nature, be placed on the consent calendar.

Committee on Health and Human Services recommends SB 418 be amended on page 2, in line 26, after the period by inserting "All medical records reviewed and maintained by the department pursuant to this section shall be kept confidential and shall not be disclosed except upon the order of a court of competent jurisdiction and shall not be subject to subpoena, discovery or other demand in any administrative, criminal or civil matter."; and the bill be passed as amended.

Committee on Higher Education recommends SB 314, be amended on page 2, in line

36, by striking ", employee" and inserting "all other employees' "; On page 3, in line 39, by striking "and"; in line 43, by striking the period and inserting a semicolon; following line 43, by inserting the following:

- '(18) issue bonds for capital improvement projects, enter into bond covenants and take such ancillary action as the governing board approves, relating thereto except that such bonds shall not be secured by a pledge of any property tax revenues of the technical college;
- (19) enter into agreements with counties relating to funding for capital improvement projects at technical colleges.

New Sec. 2. By approval of a majority vote of the county commissioners of any county, the county may enter into agreements with a technical college in this state providing funds for capital improvement projects of such a technical college.

- Sec. 3. K.S.A. 2003 Supp. 72-4478 is hereby amended to read as follows: 72-4478. (a) Any faculty member or employee of a school district whose employment is transferred to a technical college pursuant to K.S.A. 2003 Supp. 72-4470a, and amendments thereto, shall retain all accrued sick leave, vacation leave and personal leave accrued at the time of such transfer.
- (b) Any faculty member or employee of a school district whose employment is transferred to a technical college pursuant to K.S.A. 2003 Supp. 72-4470a, and amendments thereto, shall remain eligible for any early retirement incentive program or benefits as if no transfer had occurred
- (c) Any faculty member or employee of a school district whose employment is transferred to a technical college pursuant to K.S.A. 2003 Supp. 72-4470a, and amendments thereto, shall retain salary as if no transfer had occurred.
- (d) Any faculty member or employee of a school district whose employment is transferred to a technical college pursuant to K.S.A. 2003 Supp. 72-4470a, and amendments thereto, shall retain earned due process and collective bargaining protections and rights as if no transfer had occurred. Organizations representing technical college faculty members shall continue to represent such faculty members, subject to K.S.A. 72-5413 et seq., and amendments thereto. Organizations representing technical college employees shall continue to represent such employees unless rescinded pursuant to subsection (c) of K.S.A. 75-4321, and amendments thereto, by an elected governing board.

New Sec. 4. As used in this act:

- (a) "Faculty member" means any employee of a technical college who, before their employment was transferred from a school district to the technical college pursuant to K.S.A. 2003 Supp. 72-4470a, and amendments thereto, was a professional employee of a school district, as that term is defined by subsection (c) of K.S.A. 72-5413, and amendments thereto.
- (b) "Employee" means any employee of the technical college who is not a faculty member. Sec. 5. K.S.A. 2003 Supp. 74-8724 is hereby amended to read as follows: 74-8724. (a) Notwithstanding any provision of law to the contrary, the Kansas lottery commission shall establish an instant lottery scratch-off game games designated as the veterans benefit game games, which shall be conducted by the Kansas lottery. Tickets for the veterans benefit game established by this section shall be offered for sale only between May 1 through November 30, 2003, and May 1 through November 30, 2004. Four such games shall be offered in the year after May 1, 2004, in a timing sequence specified by the Kansas lottery commission.
- (b) The Kansas lottery commission shall adopt rules and regulations governing the establishment of the veterans benefit game pursuant to K.S.A. 74-8710, and amendments

thereto, except that subsection (b) of K.S.A. 74-8710, and amendments thereto, shall not apply to the veterans benefit game games established by this section.

- (c) Notwithstanding the provisions of K.S.A. 79-4801 et seq., and K.S.A. 74-8711, and amendments thereto, all net profits, received from the sale of veterans benefit game games lottery tickets, materials and games, as prescribed by rules and regulations adopted pursuant to subsection (b) of this section, shall be deposited in the state treasury and credited, as follows: (1) An amount equal to 50% of such net profits to the national guard assistance account of the state general fund of the state board of regents to be used for Kansas national guard educational assistance act scholarships pursuant to K.S.A. 74-32,145 et seq., and amendments thereto, and (2) an amount equal to 50% of such net profits to the soldiers' home fee fund and the veterans' home fee fund in an amount or amounts determined by the executive director of the Kansas commission on veterans affairs to be used for operating expenditures and capital improvements for the Kansas veterans' home, the Kansas soldiers' home and the state veterans cemetery system.
- (d) The Kansas lottery commission shall change the design or theme of the veterans benefit game games regularly so that the game remains competitive with the other instant lottery scratch-off games offered by such commission. The tickets for the instant lottery game authorized by this section shall clearly state that the profits derived from the game shall be used to benefit veterans and veterans issues in this state.

New Sec. 6. The state board of regents shall undertake a comprehensive study of funding for higher education including financial aid. Such study shall be submitted to the governor and legislature on or before January 10, 2005.";

By renumbering the remaining sections accordingly;

On page 4, in line 1, by striking "is" and inserting ", 72-4478 and 74-8724 are"; in line 3, by striking "statute book" and inserting "Kansas register";

In the title, in line 10, following "ACT" by inserting "relating to education;"; in line 11, preceding "amending" by inserting "concerning counties providing certain funds for technical colleges;"; in line 12, following "4470a" by inserting ", 72-4478 and 74-8724"; also in line 12, by striking "section" and inserting "sections"; and the bill be passed as amended.

Committee on Local Government recommends SB 328 be amended on page 3, following line 36, by inserting the following:

"New Sec. 6. Sections 6 through 10, and amendments thereto, shall be known and may be cited as the commercial real estate broker lien act.

New Sec. 7. As used in sections 6 through 10, and amendments thereto:

- (a) "Commercial real estate" means any real estate for which the present use is other than (1) four or fewer residential units or (2) for agricultural purposes.
- (b) "Commission" means any and all compensation which may be due a broker for services provided as a licensee.
 - (c) "Licensed services" means services provided to a buyer or tenant as a licensee.
- (d) "Real estate" and "licensee" have the meanings ascribed thereto in K.S.A. 58-3035, and amendments thereto.

New Sec. 8. (a) Any licensee shall have a lien, upon commercial real estate or any interest in that commercial real estate which is the subject of a purchase, lease or other conveyance to a buyer or tenant of an interest in the commercial real estate, in the amount that the licensee is due for licensed services which shall include without limitation, brokerage fees, consulting fees and management fees:

- (1) Under a written instrument signed either by the owner of an interest in the commercial real estate or by the owner's duly authorized agent; or
- (2) under a written instrument signed by a prospective buyer or prospective tenant or their respective duly authorized agent.

The lien shall be available to the licensee named in the instrument signed by the owner, buyer or tenant or such person's authorized agents, and not to an employee or independent contractor of the licensee.

- (b) This lien shall attach to the commercial real estate or any interest in the commercial real estate upon:
- (1) The licensee being otherwise entitled to a fee or commission under a written instrument signed by the owner, buyer, tenant or such person's authorized agent; and

- (2) except as provided in subsection (c), (d), (e) or (f), the licensee recording a notice of lien in the register of deeds office of the county in which the real property or any interest in the real property is located, prior to the actual conveyance or transfer of the commercial real estate against which the licensee is claiming a lien. The lien shall attach as of the date of the recording of the notice of lien and does not and shall not relate back to the date of the written instrument.
- (c) Except as provided in subsections (d), (e) or (f), when payment to a licensee is due in installments, a portion of which is due only after the conveyance or transfer of the commercial real estate, any notice of lien for those payments due after the transfer or conveyance may be recorded at any time which is subsequent to the transfer or conveyance of the commercial real estate and which time is within 90 days of the date on which the payment is due. However, such notice of lien shall only be effective as a lien against the transferor's interest in the commercial real estate to the extent moneys are still owed to the transferor by the transferee; but the lien shall be effective as a lien against the transferee's interest without limitations described above in this section. A single claim for lien recorded prior to transfer or conveyance of the commercial real estate claiming all moneys due under an installment payment agreement shall be valid and enforceable as it pertains to payments due after the transfer or conveyance; provided however, that as payments or partial payments of commission are received, the licensee shall provide partial releases therefor, thereby reducing the amount due the licensee under its notice of lien.
- (d) In the case of a lease which shall also include a sublease or assignment of lease, the notice of lien must be recorded not later than 90 days after the tenant takes possession of the leased premises. If the transferor personally serves written notice of the intended execution of the lease on the broker entitled to claim a lien at least 10 days prior to the date of the intended execution of the lease, the notice of lien must be recorded before the date indicated in such notice for the execution of the lease. The lien shall attach as of the recording of the notice of lien and does not and shall not relate back to the date of the written instrument.
- (e) If a licensee may be due additional commission either as a result of future actions, including, but not limited to, the exercise of an option to expand the leased premises, to renew or extend a lease, or to purchase the property, or otherwise, pursuant to a written instrument signed by the then owner or tenant, the licensee may record its notice of lien at any time after execution of the lease or other written instrument which contains such option but not later than 90 days after the event or occurrence on which the additional commission is claimed occurs. Notwithstanding subsection (i), an action to foreclose a lien to collect additional commissions must be commenced within one year of the occurrence or transaction on which the additional commission is claimed.
- (f) In the event that the property is sold or otherwise conveyed prior to the date on which an additional commission is due, if the broker has filed a valid notice of lien prior to the sale or other conveyance of the property, then the purchaser or transferee shall be deemed to have notice of and shall take title to the property subject to the notice of lien. If a broker claiming an additional commission fails to record its notice of lien for additional commission prior to the recording of a deed conveying legal title to the property to the purchaser or transferee, then such licensee may not claim a lien on the property. The foregoing provisions of this subsection shall not limit or otherwise affect claims or defenses a licensee or owner or any other party may have on any other basis, in law or in equity.
- (g) If a licensee has a written agreement with a prospective buyer or tenant as described in subsection (a) (2), then the lien shall attach upon the prospective buyer purchasing or otherwise accepting a conveyance or transfer of the commercial real estate and the recording of a notice of lien by the broker in the register of deeds office of the county in which the real property, or any interest in the real property is located, within 90 days after the purchase or other conveyance or transfer to the buyer or tenant. The lien shall attach as of the date of the recording of the notice of lien and does not and shall not relate back to the date of the written instrument.
- (h) The licensee shall, within 10 days of recording its notice of lien, either mail a copy of the notice of lien to the owner of record on the commercial real estate by registered mail, or the agent of the owner of record at the address of the owner stated in the written

instrument on which the claim for lien is based, or if no such address is given, then to the address of the property on which the claim of lien is based. If the notice of lien is recorded within 10 days prior to closing, the broker is not required to mail or personally serve a copy of the notice of lien. Mailing of the copy of the notice of lien is effective when deposited in the United States mail box with postage prepaid. The broker's lien shall be unenforceable if mailing or service of the copy of notice of lien does not occur at the time and in the manner required by this section.

(i) (1) A licensee may bring suit to enforce a lien in the district court in the county where the property is located by filing a complaint and sworn affidavit that the notice of lien has been recorded.

(2) The licensee claiming a lien, within one year after recording the notice of lien, shall commence proceedings, by filing a complaint. Failure to commence proceedings as required herein within one year after recording the notice of lien shall extinguish the lien. No subsequent notice of lien may be given for the same claim nor may that claim be asserted in any proceedings under this act.

(3) A licensee claiming a lien based upon an option or other right to purchase or lease, within one year after the transfer or conveyance of the commercial real state under the exercise of the option to purchase or lease, shall commence proceedings by filing a complaint. Failure to commence proceedings within this time shall extinguish the lien. No subsequent notice of lien may be given for the same claim nor may that claim be asserted in any proceedings under this act.

- (4) A complaint under this section shall contain a brief statement of the contract or instrument on which the lien is founded the date when the contract or instrument was made, a description of the services performed, the amount due and unpaid, a description of the property that is subject to the lien, and other facts necessary for a full understanding of the rights of the parties. The plaintiff shall make all interested parties, of whose interest the plaintiff is notified or has knowledge, defendants to the actions, and shall issue summons and provide service as in other civil actions. When any defendant resides or has gone out of the state, or on inquiry cannot be found, or is concealed within the state so that process cannot be served on that defendant, the plaintiff shall cause a notice to be given to that defendant, or cause a copy of the complaint to be served upon that defendant in the manner and upon the same conditions as in other civil actions. Failure of the plaintiff to provide proper summons or notice shall be grounds for judgment against the plaintiff and in favor of the defendant who is not properly served with summons or notice with prejudice. All liens claimed under this act shall be foreclosed as provided for in article 24 of chapter 60 of the Kansas Statutes Annotated, and amendments thereto.
- (j) The notice of lien shall state the name of the claimant, the name of the owner, a description of the property upon which the lien is being claimed, the amount for which the lien is claimed, and the licensee's license number. The notice of lien shall recite that the information contained in the notice is true and accurate to the knowledge of the signator. The notice of lien shall be signed by the licensee or the authorized agent of the licensee and shall be verified.
- (k) Whenever a notice of lien has been filed with the register of deeds and a condition occurs that would preclude the licensee from receiving compensation under the terms of the written agreement on which the lien is based, the licensee shall provide to the owner of record, within 10 days following written demand by the owner of record, a written release or satisfaction of the lien.
- (l) Upon written demand of the owner, lienee or other authorized agent of the owner or lienee, which demand shall be served on the licensee claiming the lien requiring suit to be commenced to enforce the lien or answer to be filed in a pending suit, a suit shall be commenced or answer filed within 30 days thereafter, or the lien shall be extinguished. Service of such written demand may be made by registered mail, return receipt requested, or by personal service.
- (m) Whenever a notice of lien has been filed with the register of deeds and such claimed commission has been paid to the licensee claiming the lien, or where there is failure to institute a suit to enforce the lien within the time provided by this act, the licensee shall acknowledge satisfaction or release of the notice of lien in writing, on written demand of

the owner within five days after payment or within five days of expiration of the time in which the notice of lien was to be filed.

- (n) If the licensee and the party or parties from whom the commission is claimed agree to alternative dispute resolution, the claim shall be heard and resolved in the forum on which these parties have agreed. The court before which the lien foreclosure proceeding is brought shall retain jurisdiction to enter judgment on the award or other result made or reached by alternative dispute resolution on all parties to the foreclosure. The licensee's notice of lien shall remain of record and the foreclosure and the proceeding shall be stayed during the pendency of the alternative dispute resolution process.
- (o) The cost of proceedings brought under this act including reasonable attorney fees, costs and prejudgment interest due to the prevailing party shall be borne by the nonprevailing party or parties. When more than one party is responsible for costs, fees and prejudgment interest, the costs, fees and prejudgment interest shall be equitably apportioned by the court or mediator among those responsible parties.
- (p) Except for a waiver or release of lien provided in consideration of payment of the fee claimed by the licensee, or pursuant to subsections (k) and (m), any waiver of a broker's right to lien commercial property under this statute, any other waiver or release of lien shall be void.

New Sec. 9. Prior valid recorded liens, mortgages and other encumbrances shall have priority over a licensee's lien. Such prior recorded liens, mortgages and encumbrances shall include, without limitation: (a) A valid mechanic's lien claim that is recorded subsequent to the licensee's notice of lien but which relates back to a date prior to the recording date of the licensee's notice of lien; and (b) prior recorded liens securing revolving credit and future advances of construction loans.

New Sec. 10. Except as otherwise provided in this section, whenever a claim for lien has been filed with the register of deeds, and an escrow account is established either from the proceeds from the transaction conveyance or any other source of funds in an amount computed as 125% of the amount of the claim for lien then the lien against the real estate shall be extinguished and becomes a lien on the funds contained in the escrow account. The requirement to establish an escrow account, as provided for in this section, shall not be cause for any party to refuse to close the transaction.";

And by renumbering sections accordingly;

On page 1, in the title, in line 9, by striking all after "concerning"; in line 10, by striking "service" and inserting "real property; relating to liens"; and the bill be passed as amended.

REPORT OF STANDING COMMITTEE

Your Committee on ${\bf Calendar}$ and ${\bf Printing}$ recommends on requests for resolutions and certificates that

Request No. 82, by Representative Dahl, congratulating Fred and Bertha Epperson on their 50th wedding anniversary and Roy and Marjorie Morgan on their 60th wedding anniversary:

Request No. 83, by Representative Compton, congratulating Cal and Mary Lorentz on their 65th wedding anniversary;

Request No. 84, by Representative Compton, congratulating Nash Burtin on winning the State Class 3-2-1A Wrestling Championship;

Request No. 85, by Representative McKinney, congratulating Lawrence and Geraldine (Park) Rich on their 65th wedding anniversary;

Request No. 86, by Representative McKinney, congratulating Valerie Gates in recognition of the Gates Angus Ranch's receiving the Natural Resources Conservation Service Grassland Award;

Request No. 87, by Representative D. Johnson, congratulating Jerry and Diane McReynolds on being named to the 2003 class of Kansas Master Farmers and Master Farm Homemakers;

Request No. 88, by Representative D. Johnson, congratulating Adam North on receiving the Kansas State Department of Education's Horizon Award;

Request No. 89, by Representative McKinney, congratulating Ms. Devra Parker on being named a Kansas Master Teacher;

Request No. 90, by Representative Powers, congratulating Calvin Hock, Scott Carlson and John Vishnefske on attaining the rank of Eagle Scout;

Request No. 91, by Representatives Long-Mast and Hill, congratulating Trish Weidert on being named a Kansas Master Teacher;

Request No. 92, by Representative Wilson, congratulating Marjorie Schick on receiving a Kansas Artist Fellowship from the Kansas Arts Commission;

Request No. 93, by Representative Long-Mast, commending Cori Dowell for bravery in helping to save her mother and family from a fire;

Request No. 94, by Representative Burroughs, congratulating the Turner High School Wrestling Team and coaches on winning the Class 5A state wrestling title;

Request No. 95, by Representative Long-Mast, commending Business Professionals of America for preparation of students to enter business fields;

Request No. 96, by Representative Long-Mast, commending DECA for preparation of students for entering marketing fields;

Request No. 97, by Representative Long-Mast, commending Family, Career and Community Leaders of America for teaching and preparing future leaders in career, family and community services;

Request No. 98, by Representative Long-Mast, commending Future Business Leaders of America for preparing and teaching leadership skills to future business leaders;

Request No. 99, by Representative Long-Mast, commending the National FFA Organization for teaching and training students for leadership in the rural agriculture fields; Request No. 100, by Representative Long-Mast, commending Health Occupation Students of America for preparing students for leadership in health fields;

Request No. 101, by Representative Long-Mast, commending Skills USA for instruction and preparation of students for leadership in their future fields;

Request No. 102, by Representative Long-Mast, commending Technology Student Association for teaching and preparing students for leadership in the technology of the future:

Request No. 103, by Representative Hutchins, congratulating Miranda Bickford on being selected as Miss Capitol City;

be approved and the Chief Clerk of the House be directed to order the printing of said certificates and order drafting of said resolutions.

On motion of Rep. Aurand, the committee report was adopted.

REPORT ON ENGROSSED BILLS

HB 2675 reported correctly engrossed March 11, 2004.

On motion of Rep. Aurand, the House adjourned until 10:30 a.m., Monday, March 15, $2004\,$

CHARLENE SWANSON, Journal Clerk.

JANET E. JONES, Chief Clerk.