HOUSE JOURNAL

First Regular Session of the Fifty-seventh Legislature

of the State of Oklahoma

Twenty-fifth Legislative Day, Thursday, March 14, 2019

The House was called to order by Representative Martinez.

The roll was called with 99 Members present.

The following Members were excused: Brewer, Pfeiffer.—2.

Rep Martinez declared a quorum present.

Prayer was offered by Pastor Joel Harder, Oklahoma Capitol Commission.

The Journal for the last legislative day was approved.

ENGROSSED AND ENROLLED MEASURES

HBs 1038, 1055, 1063, 1065, 1094, 1114, 1162, 1230, 1247, 1288, 1316, 1328, 1330, 1341, 1349, 1364, 1372, 1376, 1389, 1395, 1401, 1411, 1416, 1427, 1447, 1516, 1640, 1750, 1884, 1886, 1939, 1951, 1956, 1965, 1972, 2009, 2053, 2086, 2145, 2189, 2194, 2197, 2212, 2248, 2260, 2273, 2281, 2311, 2336, 2341, 2363, 2369, 2380, 2399, 2423, 2458, 2471, 2517, 2571, 2594, 2601, 2605, 2610, 2613, 2625, 2639, 2646 and 2655 were reported correctly engrossed, properly signed, in open session, and ordered transmitted to the Honorable Senate.
GENERAL ORDER

HB 2604 by Echols of the House was read and considered.

Authored by Senator Bice (principal Senate author)

Representative Echols moved to amend HB 2604, Page 1, Section 1, Line 19 ½ by inserting a new Section 1 of the bill:

“SECTION 1. NEW LAW A new section of law not to be codified in the Oklahoma Statutes reads as follows:

This act shall be known and may be cited as the “Harris Richardson Act”.” and by renumbering subsequent sections of the bill., which amendment was declared adopted

Representative Hilbert moved to amend HB 2604 by striking the title, which amendment was declared adopted.

Representative Echols moved that HB 2604 be advanced from General Order, which motion was declared adopted.

THIRD READING

HB 2604 was read at length for the third time. On passage of the measure, the roll call was as follows:

Aye: Albright, Baker, Bell, Bennett, Boatman, Boles, Branham, Burns, Bush, Caldwell (Chad), Caldwell (Trey), Cornwell, Crosswhite Hader, Davis, Dills, Dollens, Dunnington, Echols, Fetgatter, Fincher, Ford, Frix, Fugate, Gann, Goodwin, Grego, Hardin (David), Hardin (Tommy), Hasenbeck, Hilbert, Hill, Humphrey, Johns, Kannady, Kiger, Lawson, Lepak, Loring, Lowe, Luttrell, Manger, Marti, Martinez, May, McDugle, Miller, Mize, Moore, Newton, Nollan, O’Donnell, Olsen, Ortega, Osburn, Pae, Patzkowsky, Perryman, Phillips, Provenzano, Randleman, Ranson, Roberts (Dustin), Roberts (Sean), Roe, Russ, Sanders, Sims, Smith, Sneed, Stark, Steagall, Sterling, Stone, Strom, Tadlock, Talley, Taylor, Townley, Vancuren, Virgin, Waldron, Walke, Wallace, West (Josh), West (Kevin), West (Tammy), Worthen, Wright.--88.

Excused: Blancett, Brewer, Conley, Kerbs, McBride, McEntire, Meredith, Munson, Nichols, Pfeiffer, Pittman, Rosecrants, Mr. Speaker.--13.

The measure passed.

HB 2604 was referred for engrossment.
GENERAL ORDER

HB 1161 by Worthen of the House was read and considered.

Authored by Senator McCortney (principal Senate author)

Representative Worthen moved that HB 1161 be advanced from General Order, which motion was declared adopted.

THIRD READING

HB 1161 was read at length for the third time. On passage of the measure, the roll call was as follows:

Aye: Albright, Baker, Bell, Bennett, Boatman, Boles, Branham, Burns, Bush, Caldwell (Chad), Caldwell (Trey), Cornwell, Crosswhite Hader, Davis, Dills, Dollens, Dunnington, Echols, Fetgatter, Fincher, Ford, Frix, Fugate, Gann, Goodwin, Grego, Hardin (David), Hardin (Tommy), Hasenbeck, Hilbert, Hill, Humphrey, Johns, Kannady, Kerbs, Kiger, Lawson, Lepak, Loring, Lowe, Luttrell, Manger, Marti, Martinez, May, Miller, Mize, Munson, Newton, Nollan, O’Donnell, Olsen, Ortega, Osburn, Pae, Patzkowsky, Perryman, Phillips, Provenzano, Randleman, Ranson, Roberts (Dustin), Roberts (Sean), Roe, Russ, Sanders, Sims, Smith, Sneed, Stark, Steagall, Sterling, Stone, Strom, Tadlock, Talley, Taylor, Townley, Vancuren, Virgin, Waldron, Walke, Wallace, West (Josh), West (Kevin), West (Tammy), Worthen, Wright.--88.

Excused: Blancett, Brewer, Conley, McBride, McDugle, McEntire, Meredith, Moore, Nichols, Pfeiffer, Pittman, Rosecrants, Mr. Speaker.--13.

The measure passed.

HB 1161 was referred for engrossment.

GENERAL ORDER

HB 2430 by Roberts (Sean) of the House was read and considered.

Authored by Senator Dahm (principal Senate author)

Representative Roberts (Sean) moved to amend HB 2430 by striking the title, which amendment was declared adopted.

Representative Roberts (Sean) moved that HB 2430 be advanced from General Order, which motion was declared adopted.
THIRD READING

**HB 2430** was read at length for the third time. On passage of the measure, the roll call was as follows:

Aye: Boatman, Caldwell (Chad), Cornwell, Crosswhite Hader, Frix, Gann, Grego, Hardin (Tommy), Humphrey, Kannady, Kiger, Lepak, Luttrell, Manger, Marti, Martinez, McDugle, Newton, Nollan, O’Donnell, Olsen, Osburn, Phillips, Randleman, Roberts (Dustin), Roberts (Sean), Roe, Russ, Smith, Stark, Steagall, Sterling, Tadlock, Taylor, Vancuren, West (Josh), West (Kevin), West (Tammy), Worthen, Wright.--40.

Nay: Albright, Baker, Bell, Bennett, Blancett, Boles, Branham, Burns, Bush, Caldwell (Trey), Conley, Davis, Dills, Dollens, Dunnington, Fetgatter, Fincher, Ford, Fugate, Goodwin, Hardin (David), Hasenbeck, Hill, Johns, Lawson, Loring, Lowe, May, McEntire, Meredith, Miller, Mize, Munson, Nichols, Pae, Patzkowsky, Perryman, Provenzano, Ranson, Sanders, Sims, Sneed, Stone, Strom, Talley, Virgin, Waldron, Walke.--48.

Excused: Brewer, Echols, Hilbert, Kerbs, McBride, Moore, Ortega, Pfeiffer, Pittman, Rosecrants, Townley, Wallace, Mr. Speaker.--13.

The measure failed.

Representative Roberts (Sean) served notice to reconsider the vote whereby **HB 2430** failed.

GENERAL ORDER

**HB 1426** by Loring et al. of the House was read and considered.

Coauthored by Representative(s) Kiger, Luttrell

 Authored by Senator McCortney (principal Senate author)

Representative Loring moved to amend **HB 1426**, Page 10, Line 24 by striking the word “or”; Page 11, Line 1 by inserting after the word “firefighters” and before the period “.” the following language: “or effective November 1, 2019, a fire department, within Oklahoma, of an Oklahoma based federally recognized Native American tribe which is making contributions to the System on behalf of its firefighters”; Page 18, Line 15 by deleting Section 5 in its entirety; and by renumbering subsequent sections, which amendment was declared adopted.

Representative Loring moved that **HB 1426** be advanced from General Order, which motion was declared adopted.
THIRD READING

HB 1426 was read at length for the third time. On passage of the measure, the roll call was as follows:

Aye: Albright, Baker, Bell, Bennett, Blancett, Boatman, Boles, Branham, Burns, Bush, Caldwell (Chad), Caldwell (Trey), Conley, Cornwell, Crosswhite Hader, Davis, Dills, Dollens, Dunnington, Echols, Fettgatter, Fincher, Ford, Frix, Fugate, Gann, Goodwin, Grego, Hardin (David), Hardin (Tommy), Hasenbeck, Hill, Humphrey, Johns, Kannady, Kerbs, Kiger, Lawson, Lepak, Loring, Lowe, Luttrell, Manger, Marti, Martinez, May, McDugle, McEntire, Meredith, Miller, Mize, Munson, Newton, Nichols, Nollan, O’Donnell, Olsen, Osburn, Pae, Patzkowsky, Perryman, Phillips, Pittman, Provenzano, Randleman, Ranson, Roberts (Dustin), Roe, Russ, Sanders, Sims, Smith, Sneed, Stark, Steagall, Sterling, Stone, Strom, Tadlock, Talley, Taylor, Townley, Vancuren, Virgin, Waldron, Walke, West (Josh), West (Kevin), West (Tammy), Worthen, Wright.--91.

Nay: Roberts (Sean).--1.

Excused: Brewer, Hilbert, McBride, Moore, Ortega, Pfeiffer, Rosecrants, Wallace, Mr. Speaker.--9.

The measure passed.

HB 1426 was referred for engrossment.

GENERAL ORDER

HB 1979 by Ranson of the House was read and considered.

Authored by Senator Rader (principal Senate author)

Representative Ranson moved to amend HB 1979, Page 1, Line 15 by deleting Section 1 in its entirety; Page 2, Line 19 by deleting Section 2 and by inserting in lieu thereof a new Section and by renumbering subsequent sections., which amendment was declared adopted.

Representative Ranson moved that HB 1979 be advanced from General Order, which motion was declared adopted.
THIRD READING

HB 1979 was read at length for the third time. On passage of the measure, the roll call was as follows:

Aye: Albright, Baker, Bell, Bennett, Blancett, Boatman, Boles, Branham, Burns, Bush, Caldwell (Chad), Caldwell (Trey), Conley, Cornwell, Davis, Dills, Dollens, Dunnington, Echols, Fetgatter, Fincher, Ford, Frix, Fugate, Goodwin, Grego, Hardin (David), Hasenbeck, Hilbert, Hill, Humphrey, Johns, Kannady, Kiger, Lawson, Lepak, Loring, Lowe, Luttrell, Manger, Marti, Martinez, May, McDugle, McEntire, Miller, Mize, Munson, Nichols, Nollan, Osburn, Pae, Perryman, Phillips, Pittman, Provenzano, Randleman, Ranson, Roberts (Dustin), Roe, Rosecrants, Russ, Sanders, Sims, Sneed, Stark, Steagall, Sterling, Stone, Strom, Tadlock, Talley, Taylor, Townley, Vancuren, Virgin, Waldron, Walke, Wallace, West (Josh), West (Tammy), Wright, Mr. Speaker.--83.

Nay: Crosswhite Hader, Gann, Hardin (Tommy), Newton, O'Donnell, Olsen, Patzkowsky, Roberts (Sean), Smith, West (Kevin), Worthen.--11.

Excused: Brewer, Kerbs, McBride, Meredith, Moore, Ortega, Pfeiffer.--7.

The measure passed.

HB 1979 was referred for engrossment.

GENERAL ORDER

HB 2019 by Albright of the House was read and considered.

Coauthored by Representative(s) Davis

Authored by Senator Kirt (principal Senate author)

Representative Albright moved to amend HB 2019 by striking the title, which amendment was declared adopted.

Representative Albright moved that HB 2019 be advanced from General Order, which motion was declared adopted.

THIRD READING

HB 2019 was read at length for the third time. On passage of the measure, the roll call was as follows:

Aye: Albright, Baker, Bell, Bennett, Blancett, Boatman, Branham, Burns, Bush, Caldwell (Chad), Caldwell (Trey), Conley, Cornwell, Crosswhite Hader, Davis, Dills, Dollens, Dunnington, Echols, Fincher, Frix, Fugate, Goodwin, Grego, Hasenbeck,
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Humphrey, Johns, Kannady, Kiger, Lepak, Lowe, Luttrell, Martinez, May, McDugle, Meredith, Miller, Mize, Munson, Newton, Nichols, Nollan, O’Donnell, Ortega, Osburn, Pae, Perryman, Pittman, Provenzano, Ranson, Roberts (Dustin), Roe, Rosecrants, Russ, Sanders, Sims, Sneed, Sterling, Stone, Tadlock, Talley, Townley, Virgin, Waldron, Walke, Wallace, West (Tammy), Wright, Mr. Speaker.--69.

Nay: Boles, Fetgatter, Ford, Gann, Hardin (David), Hardin (Tommy), Hill, Manger, Marti, McEntire, Olsen, Patzkowsky, Phillips, Randleman, Roberts (Sean), Smith, Stark, Steagall, Strom, Taylor, Vancuren, West (Josh), West (Kevin), Worthen.--24.


The measure passed.

HB 2019 was referred for engrossment.

GENERAL ORDER

HB 2465 by Dunnington of the House was read and considered.

Authored by Senator Kirt (principal Senate author)

Representative Dunnington moved to amend HB 2465, Page 3, Section 1, Lines 11 through 13 by deleting the sentence that begins “Agencies” through “accrued.” Lines 21 through 22 by deleting “Thirty-seven Thousand Five Hundred Dollars ($37,500.00)” and inserting in lieu thereof “Thirty-one Thousand Dollars ($31,000.00)”, which amendment was declared adopted.

Representative Dunnington moved that HB 2465 be advanced from General Order, which motion was declared adopted.

THIRD READING

HB 2465 was read at length for the third time. On passage of the measure, the roll call was as follows:

Aye: Albright, Baker, Bell, Bennett, Blancett, Boatman, Boles, Branham, Burns, Bush, Caldwell (Trey), Conley, Cornwell, Davis, Dills, Dollens, Dunnington, Echols, Fetgatter, Fincher, Ford, Frix, Fugate, Goodwin, Grego, Hardin (David), Hasenbeck, Hill, Humphrey, Johns, Kannady, Kiger, Lawson, Lepak, Loring, Lowe, Luttrell, Manger, Martinez, May, McDugle, McEntire, Meredith, Miller, Mize, Munson, Nichols, Nollan, Osburn, Pae, Perryman, Phillips, Pittman, Provenzano, Randleman, Ranson, Roberts (Dustin), Roe, Rosecrants, Smith, Sneed, Sterling, Stone, Strom, Tadlock, Talley, Townley, Vancuren, Virgin, Waldron, Walke, West (Josh), West (Tammy), Wright, Mr. Speaker.--75.
Nay: Caldwell (Chad), Crosswhite Hader, Gann, Hardin (Tommy), Marti, Newton, O’Donnell, Olsen, Patzkowsky, Roberts (Sean), Russ, Sanders, Sims, Stark, Steagall, Taylor, Wallace, West (Kevin), Worthen.--19.


The measure passed.

**HB 2465** was referred for engrossment.

**GENERAL ORDER**

**HB 1226** by Branham of the House was read and considered.

Authored by Senator Kirt (principal Senate author)

Upon request of Representative Branham, **HB 1226** was laid over.

**GENERAL ORDER**

**HB 2358** by Meredith of the House and Pemberton of the Senate was read and considered.

Representative Wallace moved to amend **HB 2358** by striking the title, which amendment was declared adopted.

Representative Meredith moved that **HB 2358** be advanced from General Order, which motion was declared adopted.

**THIRD READING**

**HB 2358** was read at length for the third time. On passage of the measure, the roll call was as follows:

Aye: Albright, Baker, Bell, Bennett, Blancett, Boatman, Boles, Branham, Burns, Bush, Caldwell (Trey), Conley, Cornwell, Crosswhite Hader, Davis, Dills, Dollens, Dunnington, Echols, Fetgatter, Fincher, Ford, Frix, Fugate, Gann, Goodwin, Grego, Hardin (David), Hardin (Tommy), Hasenbeck, Hilbert, Hill, Humphrey, Johns, Kannady, Kerbs, Kiger, Lepak, Loring, Lowe, Luttrell, Manger, Marti, Martinez, May, McBride, McDugle, McEntire, Meredith, Miller, Mize, Munson, Newton, Nichols, Nollan, O’Donnell, Olsen, Osburn, Pae, Patzkowsky, Perryman, Phillips, Pittman, Provenzano, Randleman, Ranson, Roberts (Dustin), Roe, Rosecrants, Russ, Sanders, Sims, Smith, Sneed, Stark, Steagall, Sterling, Stone, Strom, Tadlock, Talley, Taylor, Townley, Vancuren, Virgin, Waldron, Walke, Wallace, West (Josh), West (Kevin), West (Tammy), Worthen, Wright, Mr. Speaker.--94.
Nay: Roberts (Sean).--1.

Excused: Brewer, Caldwell (Chad), Lawson, Moore, Ortega, Pfeiffer.--6.

The measure passed.

**HB 2358** was referred for engrossment.

**GENERAL ORDER**

**HB 1985** by Lepak of the House and Bergstrom of the Senate was read and considered.

Coauthored by Representative(s) Caldwell (Chad)

Representative Lepak moved that **HB 1985** be advanced from General Order, which motion was declared adopted.

**THIRD READING**

**HB 1985** was read at length for the third time. On passage of the measure, the roll call was as follows:

Aye: Baker, Blancett, Boatman, Boles, Burns, Bush, Caldwell (Chad), Caldwell (Trey), Conley, Cornwell, Crosswhite Hader, Davis, Dills, Echols, Fetgatter, Fincher, Ford, Frix, Gann, Grego, Hardin (David), Hasenbeck, Hilbert, Hill, Humphrey, Johns, Kannady, Kerbs, Kiger, Lawson, Lepak, Loring, Luttrell, Manger, Marti, Martinez, May, McBride, McDugle, McEntire, Meredith, Miller, Newton, O’Donnell, Olsen, Ortega, Osburn, Pae, Patzkowsky, Phillips, Provenzano, Randleman, Roberts (Dustin), Roberts (Sean), Roe, Russ, Sanders, Sims, Smith, Sneed, Stark, Steagall, Sterling, Stone, Strom, Talley, Taylor, Townley, Vancuren, Waldron, Wallace, West (Josh), West (Kevin), West (Tammy), Worthen, Wright, Mr. Speaker.--77.

Nay: Albright, Bell, Bennett, Branham, Dollens, Fugate, Goodwin, Hardin (Tommy), Munson, Nichols, Perryman, Pittman, Ranson, Rosecrants, Virgin.--15.

Excused: Brewer, Dunnington, Lowe, Mize, Moore, Nollan, Pfeiffer, Tadlock, Walke.--9.

The measure passed.

**HB 1985** was referred for engrossment.
MESSAGES FROM THE SENATE


SB 92 – By Pugh of the Senate and Osburn of the House.
[ school accreditation - standards for school accreditation - evaluations of public schools - school plans - effective date - emergency ]

SB 100 – By Bergstrom of the Senate and Martinez of the House.
[ Massage Therapy Practice Act - repealer - emergency ]

SB 122 – By Stanislawski of the Senate and Pfeiffer of the House.
An Act relating to public finance; amending 62 O.S. 2011, Section 34.11.7, as amended by Section 8, Chapter 358, O.S.L. 2013 (62 O.S. Supp. 2018, Section 34.11.7), which relates to the Oklahoma State Finance Act; modifying requirements for a statewide assistance telework program; amending 74 O.S. 2011, Section 129.4, as renumbered by Section 39, Chapter 209, O.S.L. 2013, and as last amended by Section 2, Chapter 309, O.S.L. 2016 (61 O.S. Supp. 2018, Section 327), which relates to public buildings and public works; requiring submission of certain telework documentation for state agency real property transactions; and providing an effective date.

SB 147 – By Stanislawski of the Senate and Bush of the House.
An Act relating to student transfers; amending 70 O.S. 2011, Section 8-103, as amended by Section 1, Chapter 184, O.S.L. 2013 (70 O.S. Supp. 2018, Section 8-103), which relates to transfer procedures; requiring a receiving district to submit to the State Board of Education information regarding credit deficiencies of certain students granted transfer; providing basis for determining credit deficiency; requiring the State Board of Education to post certain information online annually; updating statutory reference; providing an effective date; and declaring an emergency.

SB 162 – By Standridge and Boggs of the Senate and Marti of the House.
An Act relating to medical marijuana; amending Provision No. 1, State Question No. 788, Initiative Petition No. 412 (63 O.S. Supp. 2018, Section 420), which relates to medical marijuana license; broadening physicians who may sign application; amending Sections 2 and 17 of Enrolled House Bill No. 2612 of the 1st Session of the 57th Oklahoma Legislature, which relate to medical marijuana; setting certain limit on test batch quantity; and providing an effective date.

SB 192 – By Stanislawski of the Senate and Nollan of the House.
An Act relating to school funding; amending 70 O.S. 2011, Section 18-200.1, which relates to the State Aid formula; prohibiting school districts that do not receive the Foundation Aid or the Salary Incentive Aid from receiving the Transportation Supplement on and after certain date; and prohibiting school districts that have per pupil revenue in excess of certain percentage from receiving State Aid or certain Supplement.

SB 217 – By Thompson of the Senate and Nollan of the House.
[ teacher certification - pilot program - effective date -]
SB 234 – By Stanislawski of the Senate and Wright of the House.
An Act relating to state government; repealing 74 O.S. 2011, Section 841.30, as amended by Section 922, Chapter 304, O.S.L. 2012 (74 O.S. Supp. 2018, Section 841.30), which relates to the Oklahoma Compensation and Unclassified Positions Review Board; providing for submission of requests for unclassified positions and employees for Legislative approval; providing for submission of requests for reclassification of certain positions and employees for Legislative approval; providing deadlines for reviewing requests; prohibiting resubmitting of certain identical requests; exempting certain requests from cutoff dates; limiting provisions in certain concurrent resolution provisions; providing for certain omnibus concurrent resolution; providing for certain authorization; prohibiting addition or reclassification of certain positions and employees without Legislature approval; providing for codification; and providing an effective date.

SB 242 – By Standridge of the Senate and Caldwell (Chad) of the House.
An Act relating to controlled dangerous substances; providing definitions; requiring clinics to register with Board of Medical Licensure and Supervision; providing exemptions; setting forth registration procedures; requiring clinics to designate physician; setting forth procedures for revocation and suspension of registration; limiting period of suspension; requiring new registration application if clinic changes ownership; setting forth physician responsibilities; setting forth facility and physical operations requirements; setting forth certain infection control requirements; setting forth health and safety requirements; setting forth certain quality assurance requirements; setting forth certain data collection and reporting requirements; providing that designated physician is responsible for ensuring compliance with all requirements; providing penalties; amending 63 O.S. 2011, Section 2-312, which relates to authority to prescribe, administer or dispense controlled dangerous substances; prohibiting dispensing of controlled dangerous substances by certain practitioner; providing exceptions; clarifying language; directing promulgation of rules; providing for codification; providing for noncodification; and providing an effective date.

SB 284 – By Bice of the Senate and Roberts (Sean) of the House.
An Act relating to childbirth; requiring certain hospitals to maintain certain policy; declaring certain rights of parents upon certain conditions; providing method of certain notice; clarifying scope of application of the act; providing for codification; and providing an effective date.

SB 318 – By Simpson of the Senate and Townley of the House.
An Act relating to the Oklahoma Children’s Code; amending 10A O.S. 2011, Section 1-1-105, as last amended by Section 1, Chapter 256, O.S.L. 2018 (10A O.S. Supp. 2018, Section 1-1-105), which relates to definitions; adding definition of qualified residential treatment program; and providing an effective date.

SB 333 – By Standridge of the Senate and Roberts (Sean) of the House.
An Act relating to the Oklahoma Advance Directive Act; amending Sections 2 and 3, Chapter 144, O.S.L. 2017 (63 O.S. Supp. 2018, Sections 3102.4 and 3102.5), which relate to persons authorized to make health care decisions; requiring certain persons to provide certain signed statement to health care provider; adding finding by Department of Human Services to show abuse or exploitation by certain person; limiting liability of health care provider or entity under certain circumstances; updating statutory references; and providing an effective date.
SB 361 – By Daniels of the Senate and Lepak of the House.
An Act relating to higher education; providing definitions; providing for the protection of certain expressive activities; prohibiting public institutions of higher education from creating free speech zones or certain other designated areas; allowing public institutions of higher education to maintain certain narrowly tailored restrictions; allowing a person to engage in certain expressive activity; providing certain construction; directing public institutions of higher education to make certain policies available in handbooks, on websites and through orientation programs; providing for the development of materials, programs and procedures for individuals who have responsibility for the discipline and education of students; directing public institutions of higher education to post on their websites and submit to the Governor and the Legislature certain report annually by certain date; providing for contents of report; providing for cause of action to be brought against a public institution of higher education; providing for relief; allowing certain students to assert certain violation as certain defense or counter in certain proceedings; requiring suits for violation to be brought within certain time frame; providing for calculation of time frame; providing for severability; providing for codification; providing an effective date; and declaring an emergency.

SB 362 – By Stanislawski of the Senate and Baker of the House.
[ State Aid Formula - school district budgets - average daily membership - withholding of State Aid - calculation of State Aid - effective date ]

SB 407 – By Rader and David of the Senate and Echols of the House.
[ income tax credits - Oklahoma Equal Opportunity Education Scholarship Act - exception to individual limit - limits for specified tax years - effective date ]

SB 416 – By Bice of the Senate and Mize of the House.
An Act relating to tax credits; amending Section 1, Chapter 421, O.S.L. 2014 (68 O.S. Supp. 2018, Section 2357.403), which relates to credits for investment in affordable housing projects; modifying term of credit period after specified date; and providing an effective date.

SB 419 – By Bice of the Senate and Miller of the House.
An Act relating to health services; defining terms; directing certain licensing boards to work with hospitals and healthcare professionals to develop certain policies and materials to meet certain requirements; requiring conformance with federal law; providing exception; providing for codification; and providing an effective date.

SB 432 – By Pugh and Rosino of the Senate and Martinez, Osburn, Mize and Miller of the House.
[ State Board of Career and Technology Education - acquisition of property - statewide aerospace training facility - codification - effective date - emergency ]

SB 475 – By Quinn of the Senate and Lepak of the House.
An Act relating to income tax credits; amending 68 O.S. 2011, Section 2357.32A, as last amended by Section 1, Chapter 264, O.S.L. 2018 (68 O.S. Supp. 2018, Section 2357.32A), which relates to credits for production of electricity by zero-emission facilities; correcting inadvertent omission of specified date; and providing an effective date.

SB 506 – By McCortney of the Senate and Johns of the House.
[ environment and natural resources - compensation from the Used Tire Recycling Indemnity Fund - effective date ]

SB 508 – By Newhouse of the Senate and McEntire of the House.
[ health insurance - appeals - response - codification - effective date ]
SB 511 – By Bice of the Senate and Fetgatter of the House.
An Act relating to tax administration; amending Sections 104, Chapter 366, O.S.L. 2016, as amended by Section 13, Chapter 205, O.S.L. 2017 and 116, Chapter 366, O.S.L. 2016 (37A O.S. Supp. 2018, Sections 5-101 and 5-113), which relate to the excise tax on alcoholic beverages; clarifying tax remittance responsibilities; modifying day of the month by which certain records are due; amending 68 O.S. 2011, Section 234, which relates to liens for unpaid taxes, interest and penalties; requiring notice of certain actions to Oklahoma Tax Commission for determining liens on property; amending 68 O.S. 2011, Section 255, which relates to Oklahoma Tax Commission contracts with debt collection agencies; modifying time limit for an outside collection agency to remit funds to the Oklahoma Tax Commission; amending 68 O.S. 2011, Section 1365, which relates to sales tax; modifying the schedule for remitting taxes for certain taxpayers; and providing an effective date.

SB 513 – By Bice of the Senate and Caldwell (Chad) of the House.
[ sales and use tax - procedures for collection and remittance of taxes by remote sellers and marketplace facilitators or referrers - certain election - location requirements - sales - notice - specified written report - contents of notice - report to Oklahoma Tax Commission - penalty against remote sellers - effective date ]

SB 568 – By McCortney and Kidd of the Senate and McCall of the House.
An Act relating to the Oklahoma Water Resources Board; creating the Phase II Arbuckle-Simpson Hydrology Study Revolving Fund; stating uses and purpose of the fund; providing for deposits to the fund; limiting certain expenditures; requiring the Board to coordinate with certain entities; authorizing the Board to coordinate with certain entities; providing for codification; providing an effective date; and declaring an emergency.

SB 576 – By Kidd of the Senate and Conley of the House.
An Act relating to school employees; amending Section 2, Chapter 323, O.S.L. 2018 (70 O.S. Supp. 2018, Section 1210.163), which relates to reporting of potential abuse or neglect; directing certain report involving a child under certain age to be made to certain hotline; requiring allegations reported to a county office to be referred to certain hotline; directing certain report involving a child over certain age to be made to local law enforcement; providing an effective date; and declaring an emergency.

SB 593 – By Stanislawski of the Senate and Boatman of the House.
An Act relating to schools; directing the State Department of Education to develop certain rubric by certain date; providing contents for rubric; requiring certain courses to be aligned to certain standards and instructional practices; providing certain construction; directing the State Board of Education, subject to legislative appropriations, to allocate certain amount of funds to develop certain professional learning opportunities; allowing the Department to create a grant program; providing eligibility criteria to receive grant funds; providing for use of funds; allowing grant funds to be used to purchase certain technology; requiring grant applications to include certain specification; directing the Department to prioritize grant applications based on certain criteria; providing for promulgation of rules; providing for codification; providing an effective date; and declaring an emergency.

SB 597 – By Stanislawski of the Senate and Baker of the House.
[ higher education - how four-year colleges can assist two-year colleges in saving money - organizational meeting - codification - effective date - emergency ]
SB 601 – By Stanislawski of the Senate and Nollan of the House.

An Act relating to the Reading Sufficiency Act; amending 70 O.S. 2011, Section 1210.508B, as last amended by Section 6, Chapter 360, O.S.L. 2016 (70 O.S. Supp. 2018, Section 1210.508B), which relates to the purpose of the Reading Sufficiency Act; modifying language directing school districts to ensure students receive an education focused on reading and mathematics; removing language establishing certain goal; removing language regarding recognition of certain schools; amending 70 O.S. 2011, Section 1210.508C, as last amended by Section 1, Chapter 213, O.S.L. 2017 (70 O.S. Supp. 2018, Section 1210.508C), which relates to programs of reading instruction; requiring students in kindergarten to be screened for reading skills at certain frequency; requiring certain program of reading instruction to be provided to certain kindergarten students; requiring certain program of reading instruction to be provided to certain first, second and third grade students; modifying criteria which certain screening instrument must meet; directing supplemental instructional services and supports to be provided to certain first or second grade students; establishing minimum criteria for grade-level performance of certain students pursuant to certain act; directing the State Board of Education to use only certain scores to determine promotion and retention of certain students; requiring performance levels set by the Commission for Educational Quality and Accountability to ensure certain criteria; modifying criteria for consideration of probationary promotion; allowing students subject to probationary promotion to be transitioned to certain remediation plan; modifying references; modifying criteria for good-cause exemption for certain students; modifying review to be conducted by school districts; modifying criteria under which a student may be promoted midyear; modifying components of certain initiative; modifying references to certain performance; requiring performance levels set by the Commission for Educational Quality and Accountability to ensure certain criteria; modifying criteria for consideration of probationary promotion; allowing students subject to probationary promotion to be transitioned to certain remediation plan; modifying references; modifying criteria for good-cause exemption for certain students; modifying review to be conducted by school districts; modifying criteria under which a student may be promoted midyear; modifying components of certain initiative; modifying references to certain performance; removing requirement for certain report on certain student progress; modifying date by which certain report is due; modifying components of report; providing an effective date; and declaring an emergency.

SB 602 – By Stanislawski of the Senate and Baker of the House.

An Act relating to higher education; creating a task force to study and make recommendations regarding two-year colleges; establishing expiration date; providing for membership; providing for naming of chair; requiring appointments by certain date; requiring organizational meeting by certain date; specifying quorum; providing for frequency of meetings; subjecting meetings to the Oklahoma Open Meeting Act; prohibiting compensation or travel reimbursement for members; providing for staff support; requiring submission of certain report by certain date; and providing for codification.

SB 612 – By McCortney of the Senate and Echols of the House.

An Act relating to medical marijuana; amending Provision No. 1, State Question No. 788, Initiative Petition No. 412 (63 O.S. Supp. 2018, Section 420), which relates to medical marijuana license; prescribing penalty for certain crime; and declaring an emergency.

SB 615 – By Pugh of the Senate and Ford of the House.

An Act relating to state government; authorizing certain agencies to establish education and training programs; authorizing certain contracts; providing for funding of programs; establishing criteria for participation in program; authorizing tuition reimbursement for successful candidates; outlining procedures for promissory note; establishing penalties; authorizing payment of certain fees; directing promulgation of rules; providing for codification; and providing an effective date.
SB 617 – By Stanislawski of the Senate and Hilbert of the House.
[ public finance - Information Technology Consolidation and Coordination Act -
Oklahoma State Department of Education - effective date ]

SB 660 – By Pugh of the Senate and Kannady of the House.
An Act relating to alcoholic beverages; amending Section 21, Chapter 366, O.S.L.
2016, and Section 143, Chapter 366, O.S.L. 2016, as last amended by Section 2, Chapter
340, O.S.L. 2017 (37A O.S. Supp. 2018, Sections 2-109 and 6-103), which relate to retail
licenses and prohibited acts for retail licensees; authorizing samples of beer, wine and
spirits in retail spirit licensee premises; stating authority and procedure for offering certain
samples; limiting size of sample; limiting number of unsealed bottles; requiring records be
kept for certain period of time; making records available for inspection; requiring sample be
served by licensed persons; providing certain exception to prohibition for unsealed bottles;
and providing an effective date.

SB 661 – By Pugh of the Senate and McCall of the House.
An Act relating to professional and occupational licenses; authorizing military
personnel and their spouses to be exempt from licensure and licensure fees in this state;
stating qualifications for exemptions; directing promulgation of rules; providing for
codification; and providing an effective date.

SB 670 – By Pugh of the Senate and McCall of the House.
An Act relating to professional and occupational licensure; amending Section 1,
Chapter 226, O.S.L. 2012, and Section 8, Chapter 226, O.S.L. 2012 (59 O.S. Supp. 2018,
Sections 4100 and 4100.7), which relate to the Post-Military Service Occupation, Education
and Credentialing Act; changing name of act; modifying reference; allowing submission of
advance license application for certain military persons; directing acceptance of licenses
and certifications from other states for certain military persons; requiring issuance of certain
licenses and certifications within certain time; stating period of licensure; requiring notice
of denial of application; providing for temporary credential under certain condition;
providing certain right of appeal; allowing right to obtain and submit documentation for
licensure; directing waiver of fees for certain military persons; excepting licensure for
certain persons under certain military base regulations; directing promulgation of rules;
providing for codification; and providing an effective date.

SB 691 – By Allen of the Senate and Frix of the House.
[ vehicle weight and load - penalties and axle and gross weights - weights formula -
penalties - fines - bond schedule - effective date - emergency ]

SB 695 – By Thompson and Dossett of the Senate and Hilbert of the House.
An Act relating to ad valorem tax; amending 68 O.S. 2011, Section 2902, as last
amended by Section 3, Chapter 317, O.S.L. 2016 (68 O.S. Supp. 2018, Section 2902),
which relates to the five-year exemption for manufacturing facilities; providing that
specified establishment qualifies for specified start date for exemption; and providing an
effective date.

SB 702 – By McCortney, Kidd, Bullard and Simpson of the Senate and McCall and
Branham of the House.
An act related to the environment; defining terms; establishing moratorium on
Department of Environmental Quality, Department of Mines and Oklahoma Water
Resources Board; issuing certain permits or certain other actions; establishing requirements
for ending moratoria; establishing certain exception to moratoria; authorizing Department
of Environmental Quality to promulgate rules; authorizing Department of Environmental
Quality to work with certain other entities; prohibiting Department of Mines from requiring certain permit for railroad or road construction; authorizing Department of Mines to promulgate rules; authorizing Department of Mines to work with certain other entities; authorizing Oklahoma Water Resources Board to promulgate rules; authorizing Oklahoma Water Resources Board to work with certain other entities; providing for codification; and providing an effective date.

SB 712 – By David and Scott of the Senate and Kannady of the House.

An Act relating to motor vehicles; amending 47 O.S. 2011, Section 2-116, as amended by Section 3, Chapter 392, O.S.L. 2017 (47 O.S. Supp. 2018, Section 2-116), which relates to giving of notice; modifying required notice; amending 47 O.S. 2011, Section 6-204, as amended by Section 4, Chapter 292, O.S.L. 2017 (47 O.S. Supp. 2018, Section 6-204), which relates to court orders to surrender license; modifying certain deferral procedures; amending 47 O.S. 2011, Section 6-205, as last amended by Section 5, Chapter 392, O.S.L. 2017 (47 O.S. Supp. 2018, Section 6-205), which relates to mandatory revocation of driving privileges; modifying certain revocation procedures; amending 47 O.S. 2011, Sections 6-205.1, as last amended by Section 6, Chapter 392, O.S.L. 2017, 6-211, 6-212, as last amended by Section 7, Chapter 392, O.S.L. 2017, 6-212.2 and 6-212.3, as last amended by Section 8, Chapter 392, O.S.L. 2017 (47 O.S. Supp. 2018, Sections 6-205.1, 6-212 and 6-212.3), which relate to the cancellation, required completion of alcohol and drug assessment, suspension or revocation of driver licenses; modifying and adding qualifiers that provide for revocation or denial of driving privileges for persons convicted of driving under the influence; reducing specific revocation time periods; deleting ignition interlock installation requirement after driver license reinstatement; deleting certain revocation extension requirement; providing statutory references; allowing for the modification of a revocation upon request; removing certain ignition interlock requirements; requiring modification of revocation upon request for persons convicted of certain drug crimes; clarifying mandatory revocation provision that prohibits the Department of Public Safety or courts from granting driving privileges; clarifying procedures for filing appeals to the district court; deleting time period and hearing requirements for petitions related to implied consent revocations; removing procedure that requires the submission of revocation orders issued under certain circumstances; clarifying driving privilege reinstatement guidelines; removing requirement that the Department establish the Impaired Driver Accountability Program (IDAP); deleting fee collection and deposit requirements; removing authority of the Department to enter into IDAP agreements with persons under certain circumstances; deleting all guidelines and procedures related to IDAP; removing authority of the Department to revoke, suspend or restrict driving privileges for ignition interlock violations; deleting reference to IDAP administration fee; requiring installation of ignition interlock device to run concurrently with court orders; providing installation of ignition interlock be credited toward requirements related to court orders or other diversionary programs; establishing monthly maintenance fee; directing ignition interlock device providers to submit reports of violations; authorizing the Department to extend periods of ignition interlock under certain circumstances; providing limitations on extension periods; authorizing persons to request informal hearing prior to ignition interlock extension; directing the Department to promulgate certain rules; directing the Department to establish IDAP; directing deposit of fees into certain revolving fund; directing promulgation of rules; authorizing the Department to enter into IDAP agreements under certain circumstances; authorizing program administration fee; requiring certain verification; directing updated records upon completion of program; stating program length; providing guidelines for
extending program period and requests for informal hearings; directing apportionment of monies collected; establishing requirements for providing notice of IDAP to certain persons; amending 47 O.S. 2011, Section 11-902a, as amended by Section 9, Chapter 392, O.S.L. 2017 (47 O.S. Supp. 2018, Section 11-902a), which relates to use of a motor vehicle without ignition interlock device; deleting penalties for certain unlawful acts; providing single penalty provision for unlawful acts; removing bond condition that requires ignition interlock device for persons charged with second and subsequent offense; deleting time period requirements and ignition interlock device removal provision; amending 47 O.S. 2011, Sections 751, as amended by Section 10, Chapter 392, O.S.L. 2017, 752, as amended by Section 11, Chapter 392, O.S.L. 2017, 753, as last amended by Section 12, Chapter 392, O.S.L. 2017, 754, as amended by Section 13, Chapter 392, O.S.L. 2017 and 754.1, as last amended by Section 14, Chapter 392, O.S.L. 2017 (47 O.S. Supp. 2018, Sections 751, 752, 753, 754 and 754.1), which relate to implied consent to test or determine presence of alcohol, the administration of tests, refusal to submit to test, the surrender of driver licenses and procedures for modifying the revocation or denial of driving privileges; permitting designation of testing by law enforcement; authorizing alternate testing; modifying allowable specimens; authorizing certain revocation or denial; requiring certain reinstatement; removing exception that requires seizure of driver license; decreasing time period that authorizes the operation of vehicles by certain persons; requiring receipt forms to contain certain information; deleting procedures and requirements related to the release of controlled dangerous substances submitted for laboratory analysis; stating procedures for revoking or denying driving privileges when certain test reports reflect alcohol in the blood or breath of a person; stating when revocation or denial of driving privileges becomes effective; providing procedures and guidelines for appeal hearings before the district court; directing the district court to issue ruling after appeal hearing; providing statutory references; removing certain ignition interlock restriction for persons whose revocation has been modified; directing the district court to modify revocations or denials occurring pursuant to certain statutory provisions; requiring district courts to enter written orders directing the Department to allow driving under certain circumstances; providing for codification; and providing an effective date.

SB 743 – By Pugh of the Senate and Martinez of the House.
[ roofing - definitions and public contracts - subcontractor registration without commercial endorsement - effective date ]

SB 750 – By Bergstrom of the Senate and Lepak of the House.
[ State government-Educators’ Professional Liability Insurance Program - creating fund - codification - effective date ]

SB 754 – By McCortney of the Senate and Echols of the House.
An Act relating to medical marijuana; amending Provision No. 7, State Question No. 788, Initiative Petition No. 412 (63 O.S. Supp. 2018, Section 426), which relates to tax on retail medical marijuana; redirecting certain funds; clarifying language; and declaring an emergency.

SB 755 – By McCortney of the Senate and Echols of the House.
An Act relating to medical marijuana; amending Section 21 of Enrolled House Bill No. 2612 of the 1st Session of the 57th Oklahoma Legislature, which relates to advertising; and modifying certain restrictions on advertising.
SB 756 – By McCortney of the Senate and Echols of the House.
An Act relating to medical marijuana; amending Section 18 of Enrolled House Bill No. 2612 of the 1st Session of the 57th Oklahoma Legislature, which relates to packaging and labeling; and adding certain requirements and restrictions related to packaging.

SB 758 – By McCortney of the Senate and Echols of the House.
An Act relating to professions and occupations; authorizing the State Board of Medical Licensure and Supervision and the State Board of Osteopathic Examiners to issue certain guidance; authorizing Boards to take disciplinary action against certain physicians; providing for codification; and declaring an emergency.

SB 759 – By McCortney of the Senate and Echols of the House.
An Act relating to medical marijuana; amending Section 10 of Enrolled House Bill No. 2612 of the 1st Session of the 57th Oklahoma Legislature, which relates to recommending physicians; and modifying and adding certain prohibitions.

SB 760 – By McCortney of the Senate and Echols of the House.
An Act relating to medical marijuana; amending Provision No. 1, State Question No. 788, Petition No. 412 (63 O.S. Supp. 2018, Section 420), which relates to medical marijuana license; requiring State Department of Health to make available certain application; granting short-term license to applicants who meet certain requirements; providing term of license; providing for fee and certain procedures; and clarifying language.

SB 763 – By McCortney of the Senate and Echols of the House.
An Act relating to medical marijuana; amending Provision No. 1, State Question No. 788, Petition No. 412 (63 O.S. Supp. 2018, Section 420), which relates to medical marijuana license; allowing physicians to set certain limits; and clarifying language.

SB 765 – By McCortney of the Senate and Echols of the House.
An Act relating to smoking in public places; amending 21 O.S. 2011, Section 1247, as last amended by Section 1, Chapter 110, O.S.L. 2017 (21 O.S. Supp. 2018, Section 1247), which relates to prohibitions on smoking; adding marijuana smoking and vaping to certain provisions; amending 63 O.S. 2011, Section 1-1523, as last amended by Section 2, Chapter 110, O.S.L. 2017 (63 O.S. Supp. 2018, Section 1-1523), which relates to prohibitions on smoking; adding marijuana smoking and vaping to certain provisions; amending 63 O.S. 2011, Section 1-1525, as amended by Section 3, Chapter 369, O.S.L. 2017 (63 O.S. Supp. 2018, Section 1-1525), which relates to measures to prevent smoking in nonsmoking areas; adding marijuana smoking and vaping to certain provisions; and declaring an emergency.

SB 767 – By McCortney of the Senate and Echols of the House.
An Act relating to medical marijuana; amending Provision No. 1, State Question No. 788, Initiative Petition No. 412 (63 O.S. Supp. 2018, Section 420), which relates to medical marijuana license; requiring physical examination prior to issuance of medical marijuana recommendation; and declaring an emergency.

SB 768 – By McCortney of the Senate and Echols of the House.
An Act relating to medical marijuana; amending Sections 1, 2, 3 and 4, State Question No. 788, Initiative Petition No. 412 (63 O.S. Supp. 2018, Sections 420, 421, 422 and 423), which relate to medical marijuana; extending application review period; clarifying language; and declaring an emergency.
SB 797 – By Bice of the Senate and O’Donnell of the House.
[ income tax - credit for investments in clean-burning motor fuel and electric motor vehicles - time period - amount of credit - annual limitation - methodology for specified calculation - effective date ]

SB 826 – By Bice of the Senate and Roberts (Dustin) of the House.
[ income tax credits - investment in qualified 100%-electric and plug-in hybrid electric vehicle related property - credit and manner of computation of credit - limit on total amount of tax credits - formula for implementation - codification - effective date ]

SB 840 – By Bice of the Senate and Fetgatter of the House.
An Act relating to public finance; amending 62 O.S. 2011, Section 48.2, as last amended by Section 1, Chapter 144, O.S.L. 2018 (62 O.S. Supp. 2018, Section 48.2), which relates to the Oklahoma Quick Action Closing Fund; establishing minimum wage threshold for qualifying establishments; modifying termination date; providing an effective date; and declaring an emergency.

SB 844 – By Stanislawski of the Senate and Roberts (Sean) of the House.
[ county retirement - maximum annual contributions - appropriation cap - contribution cap - effective date - emergency ]

SB 879 – By Allen of the Senate and Tadlock of the House.
An Act relating to trapping; amending 29 O.S. 2011, Section 5-201, as last amended by Section 2, Chapter 165, O.S.L. 2016 (29 O.S. Supp. 2018, Section 5-201), which relates to the means of taking wildlife; adding exception; amending 29 O.S. 2011, Section 5-405, which relates to furbearers; providing for trapping pursuant to rules promulgated by the Commission; removing exception; removing requirement to sell or dispose of pelts in a certain amount of time; repealing 29 O.S. 2011, Sections 5-501, as amended by Section 2, Chapter 132, O.S.L. 2015 and 5-502, as last amended by Section 3, Chapter 132, O.S.L. 2015 (29 O.S. Supp. 2018, Sections 5-501 and 5-502), which relate to permission to trap on inhabited lands and trapping devices; and providing an effective date.

SB 887 – By Mccortney and David of the Senate and Echols of the House.
An Act relating to medical marijuana; amending Provision No. 1, State Question No. 788, Initiative Petition No. 412 (63 O.S. Supp. 2018, Section 420), which relates to medical marijuana license; authorizing counties to assess certain fees on certain licensees; specifying applicability of authority; and declaring an emergency.

SB 898 – By Howard of the Senate and Ortega of the House.
An Act relating to medical marijuana; amending Provision No. 1, State Question No. 788, Initiative Petition No. 412 (63 O.S. Supp. 2018, Section 420), which relates to medical marijuana license; requiring dispensaries to check certain information at point of sale; clarifying language; and providing an effective date.

SB 899 – By David of the Senate and McEntire of the House.
An Act relating to health insurance; amending Section 1, Chapter 230, O.S.L. 2016 (36 O.S. Supp. 2018, Section 6060.21), which relates to the treatment of autism spectrum disorder; adding supervised assistant behavior analyst to covered providers for certain services; modifying definition; and providing an effective date.

SB 906 – By Bice of the Senate and McEntire of the House.
[ alcoholic beverages - designated wholesalers - effective date ]

SB 908 – By Bice of the Senate and McEntire of the House.
[ alcoholic beverages - fees - nonresident seller - manufacturer’s license - designating and nondesignating licenses - effective date ]
SB 909 – By Bice of the Senate and McEntire of the House.
[ alcoholic beverages - designated wholesalers and discrimination in pricing - minimum invoice and case amounts - effective date ]

SB 926 – By Floyd of the Senate and Bush of the House.
An Act relating to schools; amending 70 O.S. 2011, Section 11-105.1, which relates to sex education curriculum and materials; requiring that certain curriculum and materials include certain information on consent; providing definition; providing an effective date; and declaring an emergency.

SB 936 – By Bice of the Senate and McEntire of the House.
[ beer breweries - brand label requirements - charitable collaboration beer - taxation - codification - effective date ]

SB 943 – By Treat of the Senate and McCall of the House.
An Act relating to health insurance; amending 36 O.S. 2011, Sections 6512, as amended by Section 1, Chapter 151, O.S.L. 2012 and 6513, as amended by Section 2, Chapter 151, O.S.L. 2012 (36 O.S. Supp. 2018, Sections 6512 and 6513), which relate to definitions and application of the Small Employer Health Insurance Reform Act to certain group health benefit plans; deleting definitions; eliminating certain exceptions to Act; eliminating timeframe for correcting certain retention level; eliminating prohibition against requirement of certain contract; removing requirement that certain health plans be sold at certain rate; defining terms; creating exception to applicability of Act; establishing requirements for certain health plans; requiring that certain health plans be sold at certain rate; providing for codification; and providing an effective date.

SB 963 – By Bice of the Senate and McEntire of the House.
[ alcoholic beverage licenses - wine self-distribution license - effective date ]

SB 981 – By Stanislawski of the Senate and Pfeiffer of the House.
An Act relating to Oklahoma Employees Insurance and Benefits Board; amending 74 O.S. 2011, Section 1305.1, as amended by Section 936, Chapter 304, O.S.L. 2012 (74 O.S. Supp. 2018, Section 1305.1), which relates to investment of monies and investment managers; modifying certain duties; modifying references to certain Board; modifying certain duties of the Administrator; providing an effective date; and declaring an emergency.

SB 985 – By David of the Senate and West (Josh) of the House.
An Act relating to the Grand River Dam Authority; amending 82 O.S. 2011, Sections 861A, 862, as last amended by Section WS2017, Chapter 42, O.S.L. 2017 (82 O.S. Supp. 2018, Section 862), 862.1, as amended by Section 1, Chapter 325, O.S.L. 2015 (82 O.S. Supp. 2018, Section 862.1), 863, 863.1, as amended by Section 1, Chapter 112, O.S.L. 2012 (82 O.S. Supp. 2018, 863.2), 863.3, 864, as last amended by Section 1, Chapter 88, O.S.L. 2015 (82 O.S. Supp. 2018, Section 864), 865, 866, as amended by Section 1062, Chapter 304, O.S.L. 2012 (82 O.S. Supp. 2018, Section 866), 868, 869, 870, as amended by Section 1, Chapter 169, O.S.L. 2015 (82 O.S. Supp. 2018, Section 870), 870.1, 873, and 874, as last amended by Section 48, Chapter 210, O.S.L. 2016 (82 O.S. Supp. 2018, Section 874), which relate to designation as state agency, powers, rights and privileges of district, exemptions, Board of Directors, Joint Legislative Task Force, appointment and compensation of officers, surplus funds and revenue of district, annual audit, Board authorization to fix and collect rates, sources of payment of obligations of district, bonds, bond anticipation notes, financial instruments, and pledge of revenues; updating statutory references; modifying rulemaking authority of Board of Directors; modifying district power
to enter into agreements; eliminating certain payment as revenue; increasing financial instruments district may issue; adding to list of entities district shall support; modifying membership requirements of Joint Legislative Task Force; updating staff position from General Manager to Chief Executive Officer; expanding district exemptions from provisions of state law; eliminating time limits on Board member terms; modifying removal procedures for Board members; eliminating prohibition against certain Board action; eliminating compensation calculation for certain employees; eliminating deposit of surplus funds and revenues in certain accounts; removing requirements for distribution of district money; modifying how certain funds are deposited; requiring certain accounting principles for district accounts; requiring electronic copy of audit reports; modifying purpose of rates and charges collected by district; modifying revenues from which debts may be paid; removing cap on certain bond; adding to list of reasons a bond may be issued; modifying limit on certain bonds sold for cash; requiring certain assistance of Bond Advisor; modifying when certain bonds may be issued; modifying required elements of bonds; clarifying types of instruments constituting parts of certain contracts; modifying prices at which certain bonds may be redeemed; removing special projects from authorization to issue bonds; modifying how certain interest shall be paid; deleting requirement for certain bond cancellation; stating validation of certain pledged items; stating certain pledged items are subject to lien; providing status of lien against certain claims; repealing 82 O.S. 2011, Section 862.2, which relates to contract; providing an effective date; and declaring an emergency.

**SB 1030** – By Paxton of the Senate and Bush of the House.

[medical marijuana - codification - emergency]

**MESSAGES FROM THE GOVERNOR**

Advising of his approval of **HB 2612** on March 14, 2019.

**APPOINTMENTS**

Speaker McCall announced the following appointments:

March 13, 2019 – Representative McDugle appointed as a Member of the Executive Committee for the Energy Council replacing former Member Weldon Watson.
(House Rule 1.8c)

**MOTION EXPIRED**

Time expired for consideration of the motion to reconsider the vote whereby **HB 1007** failed.
MOTION EXPIRED

Time expired for consideration of the motion to reconsider the vote whereby HB 2430 failed.

Representative Roberts (Dustin) moved that when the clerk’s desk is clear, the House stand adjourned to reconvene at 1:30 p.m., Monday, March 18, 2019, which was the order.

Pursuant to the motion of Representative Roberts (Dustin) the House was adjourned at 11:35 a.m., to reconvene Monday, March 18, 2019, at 1:30 p.m.