Journal of the Senate

THIRTIETH DAY

Senate Chamber, Topeka, Kansas Monday, February 22, 2016, 10:00 a.m.

The Senate was called to order by President Susan Wagle. The roll was called with 40 senators present. Invocation by Reverend Cecil Washington, Jr.:

Almighty Creator, Sustainer of heaven and earth and everything therein. My God! Your qualities...Your attributes...Your power and might are reflected in the vastness of Your creation. And Lord, the communicative power of our words are so inadequate when attempting to express how great You are. The more we ponder Your unlimited power, we recognize how limited we are. Not only do our words fall short in describing You, but our attitudes and actions fall short in representing You. You said in 1 John 1:9, that if we confess, we come into agreement with You concerning our shortcomings, that You'd forgive us. But You also said You'd cleanse us. And Lord, we need both! We need Your forgiveness and we need Your cleansing. We need You to help us rise above and overcome our deficiencies. With the tremendous responsibilities that we carry, we need Your influence... Your guidance...Your command. Please use Your sustaining power to regulate all that we do. Guide our decisions to be a reflection of You. Thank You Lord, for Your righteous influence. In Jesus' name, Amen.

The Pledge of Allegiance was led by President Wagle.

INTRODUCTION OF BILLS AND CONCURRENT RESOLUTIONS

The following bills were introduced and read by title:

SB 476, AN ACT concerning Bourbon county; dealing with audits of fire districts, by Committee on Federal and State Affairs.

SB 477, AN ACT concerning state psychiatric hospitals; establishing the joint committee on state psychiatric hospital oversight, by Committee on Federal and State Affairs.

REFERENCE OF BILLS AND CONCURRENT RESOLUTIONS

The following bills were referred to Committees as indicated:

Commerce: **SB 469**. Corrections and Juvenile Justice: **SB 466**. Education: **SB 470; HB 2441**. Ethics and Elections: **SB 471**. Federal and State Affairs: **SB 468; HB 2442, HB 2536**. Judiciary: SB 467. Natural Resources: SB 473. Public Health and Welfare: SB 472. Ways and Means: SB 474, SB 475.

INTRODUCTION OF ORIGINAL MOTIONS AND SENATE RESOLUTIONS

Senators Lynn, Abrams, Arpke, Baumgardner, Bowers, Bruce, Denning, Donovan, Faust-Goudeau, Fitzgerald, Francisco, Haley, Hawk, Hensley, Holland, Holmes, Kelly, Kerschen, King, Knox, LaTurner, Longbine, Love, Masterson, McGinn, Melcher, O'Donnell, Olson, Ostmeyer, Petersen, Pettey, Pilcher-Cook, Powell, Pyle, V. Schmidt, Smith, Tyson, Wagle, Wilborn and Wolf introduced the following Senate resolution, which was read:

SENATE RESOLUTION No. 1769-

A RESOLUTION designating February, in 2016 and in each succeeding year, as Kansas Cancer Awareness Month.

WHEREAS, Cancer is one of the leading causes of death around the world and has touched the life of nearly everyone, either directly or indirectly; and

WHEREAS, The disease is the cause of nearly one out of every four deaths in the United States; and

WHEREAS, By the end of 2016, approximately 1,685,210 new cases are expected to be diagnosed across the United States; and

WHEREAS, An estimated one-third of all cancers are preventable. Increased efforts to reduce tobacco use, reduce obesity, improve diet and physical activity and promote safe ultraviolet radiation exposure are key in limiting preventable cancer risks; and

WHEREAS, Regular use of established screening tests can preclude the development of cancer through identification and result in the removal or treatment of premalignant abnormalities. Screening tests can also significantly improve survival rates by detecting cancer at an early stage when treatment is more effective: Now, therefore,

Be it resolved by the Senate of the State of Kansas: That we designate February, in 2016 and in each succeeding year, as Kansas Cancer Awareness Month; recognize efforts to raise awareness for the reduction of cancer risks; and encourage the expansion of knowledge, early detection and work in the medical and scientific fields, to put an end to this deadly disease.

On emergency motion of Senator Wolf SR 1769 was adopted unanimously.

Guests introduced were Dr. Terance Tsue, Jeff Wright, Cliff Erwin, Reagan Cussimanio, Stephanie Weiter, Hilary Gee, Jordan Rickabaugh, Sue Jirkovsky-Landers, Becky Duncun, Ruthie Blenz, Priscilla Brunell, Regina Bussiere, Jaquelan Bussiere, Gay Garret and Judith Calhoun.

The senators honored the guests with a standing ovation.

On motion of Senator Bruce, the Senate recessed until 1:00 p.m.

MESSAGE FROM THE HOUSE

Announcing passage of HB 2436, HB 2447, HB 2489, HB 2501, HB 2610.

INTRODUCTION OF HOUSE BILLS AND CONCURRENT RESOLUTIONS

HB 2436, HB 2447, HB 2489, HB 2501, HB 2610 were thereupon introduced and read by title.

CHANGE OF REFERENCE

The President withdrew **SB 439** from the Committee on **Judiciary**, and referred the bill to the Committee on **Federal and State Affairs**.

COMMITTEE OF THE WHOLE

On motion of Senator Bruce, the Senate resolved itself into Committee of the Whole, for consideration of bills on the calendar under the heading of General Orders with Senator Arpke in the chair.

On motion of Senator Arpke the following report was adopted:

SB 362, SB 366, SB 392, SB 407, SB 415, SB 419 be passed.

SB 363 be amended by motion of Senator O'Donnell: on page 1, by striking all in lines 6 through 34;

By striking all on pages 2 through 14;

On page 15, by striking all in lines 1 through 19 and inserting:

"New Section 1. Sections 1 through 24, and amendments thereto, shall be known and may be cited as the acupuncture practice act.

New Sec. 2. As used in the acupuncture practice act:

(a) "ACAOM" means the national accrediting agency recognized by the U.S. department of education that provides accreditation for educational programs for acupuncture and oriental medicine. For purposes of the acupuncture practice act, the term ACAOM shall also include any entity deemed by the board to be the equivalent of ACAOM.

(b) "Act" means the acupuncture practice act.

(c) "Acupuncture" means the use of needles inserted into the human body by piercing of the skin and related modalities for the assessment, evaluation, prevention, treatment or correction of any abnormal physiology or pain by means of controlling and regulating the flow and balance of energy in the body and stimulating the body to restore itself to its proper functioning and state of health.

(d) "Licensed acupuncturist" means any person licensed to practice acupuncture under the acupuncture practice act.

(e) "Board" means the state board of healing arts.

(f) "Council" means the acupuncture advisory council established by section 13, and amendments thereto.

(g) "NCCAOM" means the national certification commission for acupuncture and oriental medicine. NCCAOM is a national organization that validates entry-level competency in the practice of acupuncture and oriental medicine through the administration of professional certification examinations. For purposes of the acupuncture practice act, the term NCCAOM shall also include any entity deemed by the board to be the equivalent of the NCCAOM.

(h) "Physician" means a person licensed to practice medicine and surgery or osteopathy in Kansas.

(i) "Practice of acupuncture" includes, but is not limited to:

(1) Techniques sometimes called "dry needling," "trigger point therapy," "intramuscular therapy," "auricular detox treatment" and similar terms;

(2) mechanical, thermal, pressure, suction, friction, electrical, magnetic, light, sound, vibration, manual and electromagnetic treatment;

(3) the use, application or recommendation of therapeutic exercises, breathing techniques, meditation and dietary and nutritional counselings; and

(4) the use and recommendation of herbal products and nutritional supplements, according to the acupuncturist's level of training and certification by the NCCAOM or its equivalent.

(j) "Practice of acupuncture" does not include:

(1) Prescribing, dispensing or administering of any controlled substances as defined in K.S.A. 65-4101 et seq., and amendments thereto, or any prescription-only drugs;

(2) the practice of medicine and surgery, including obstetrics and the use of lasers or ionizing radiation;

(3) the practice of osteopathic medicine and surgery or osteopathic manipulative treatment;

(4) the practice of chiropractic;

(5) the practice of dentistry; or

(6) the practice of podiatry.

New Sec. 3. (a) On and after July 1, 2017, except as otherwise provided in this act, no person shall practice acupuncture unless such person possesses a current and valid acupuncture license issued under this act.

(b) (1) No person shall depict oneself orally or in writing, expressly or by implication, as a holder of a license who does not hold a current license under this act.

(2) Only persons licensed under this act shall be entitled to use the title "licensed acupuncturist" or the designated letters "L.Ac."

(3) Nothing in this section shall be construed to prohibit an acupuncturist licensed under this act from listing or using in conjunction with their name any letters, words, abbreviations or other insignia to denote any educational degrees, certifications or credentials which such licensed acupuncturist has earned.

(4) Violation of this section shall constitute a class B misdemeanor.

New Sec. 4. Needles used in the practice of acupuncture shall only be prepackaged, single-use and sterile. These needles shall only be used on an individual patient in a single treatment session.

New Sec. 5. (a) The following shall be exempt from the requirements for an acupuncture license pursuant to this act:

(1) Any person licensed in this state to practice medicine and surgery, osteopathy, dentistry or podiatry, a licensed chiropractor or a licensed naturopathic doctor, if the person confines the person's acts or practice to the scope of practice authorized by their health professional licensing laws and does not represent to the public that the person is licensed under this act;

(2) any herbalist or herbal retailer who does not hold oneself out to be a licensed acupuncturist;

(3) any health care provider in the United States armed forces, federal facilities and other military service when acting in the line of duty in this state;

(4) any student, trainee or visiting teacher of acupuncture, oriental medicine or herbology who is designated as a student, trainee or visiting teacher while participating in a course of study or training under the supervision of a licensed acupuncturist licensed under this act in a program that the council has approved. This includes continuing education programs and any acupuncture or herbology programs that are a recognized route by the NCCAOM, or its equivalent, to certification;

(5) any person rendering assistance in the case of an emergency or disaster relief;

(6) any person practicing self-care or any family member providing gratuitous care, so long as such person or family member does not represent or hold oneself out to the public to be an acupuncturist;

(7) any person who massages, so long as such person does not practice acupuncture or hold oneself out to be a licensed acupuncturist;

(8) any person whose professional services are performed pursuant to delegation by and under the supervision of a practitioner licensed under this act; and

(9) any team acupuncturist or herbology practitioner, who is traveling with and treating those associated with an out-of-state or national team that is temporarily in the state for training or competition purposes.

(b) This section shall take effect on and after July 1, 2017.

New Sec. 6. An applicant for licensure as an acupuncturist shall file an application, on forms provided by the board, showing to the satisfaction of the board that the applicant:

(a) Is at least 21 years of age;

(b) has successfully completed secondary schooling or the its equivalent;

(c) has satisfactorily completed a course of study involving acupuncture from an accredited school of acupuncture which the board shall determine to have educational standards substantially equivalent to the minimum educational standards for acupuncture colleges as established by the ACAOM or NCCAOM;

(d) has satisfactorily passed a license examination approved by the board;

(e) has the reasonable ability to communicate in English; and

(f) has paid all fees required for licensure pursuant to section 11, and amendments thereto.

New Sec. 7. (a) The board, without examination, may issue a license to a person who has been in the active practice of acupuncture in some other state, territory, the District of Columbia or other country upon certification by the proper licensing authority of that state, territory, District of Columbia or other country certifying that the applicant is duly licensed, that the applicant's license has never been limited, suspended or revoked, that the licensee has never been censured or received other disciplinary actions and that, so far as the records of such authority are concerned, the applicant is entitled to such licensing authority's endorsement. The applicant shall also present proof satisfactory to the board:

(1) That the state, territory, District of Columbia or country in which the applicant last practiced has and maintains standards at least equal to those maintained in Kansas;

(2) that the applicant's original license was based upon an examination at least equal in quality to the examination required in this state and that the passing grade required to obtain such original license was comparable to that required in this state;

(3) the date of the applicant's original license and all endorsed licenses and the date and place from which any license was attained;

(4) the applicant has been actively engaged in practice under such license or licenses since issued. The board may adopt rules and regulations establishing qualitative

and quantitative practice activities which qualify as active practice;

(5) that the applicant has a reasonable ability to communicate in English; and

(6) has paid all the application fees as prescribed by section 11, and amendments thereto.

(b) An applicant for a license by endorsement shall not be licensed unless, as determined by the board, the applicant's individual qualifications are substantially equivalent to the Kansas requirements for licensure under the acupuncture practice act.

New Sec. 8. The board shall waive the education and examination requirements for an applicant who submits an application on or before January 1, 2018, and who, on or before July 1, 2017:

(a) Is 21 years of age or older;

(b) has successfully completed secondary schooling or its equivalent;

(c) (1) (A) has completed a minimum of 1,350 hours of study, excluding online study in the field of acupuncture; and

(B) has been engaged in the practice of acupuncture with a minimum of 1,500 patient visits during a period of at least three of the five years immediately preceding July 1, 2017, as evidenced by two affidavits from office partners, clinic supervisors or other individuals approved by the board, who have personal knowledge of the years of practice and number of patients visiting the applicant for acupuncture. The board may adopt rules and regulations for further verification of the applicant's practice of acupuncture; or

(2) has satisfactorily passed a license examination approved by the board;

(d) has a reasonable ability to communicate in English; and

(e) has paid all fees required for licensure as prescribed by section 11, and amendments thereto.

New Sec. 9. (a) The license shall be canceled on March 31 of each year unless renewed in the manner prescribed by the board. In each case in which a license is renewed for a period of time of less than 12 months, the board may prorate the amount of the fee established under section 11, and amendments thereto. The request for renewal shall be on a form provided by the board and shall be accompanied by the prescribed fee, which shall be paid not later than the renewal date of the license.

(b) There is hereby created a designation of an active license. The board is authorized to issue an active license to any licensee who makes written application for such license on a form provided by the board and remits the fee established pursuant to section 11, and amendments thereto. The board shall require every active licensee to submit evidence of satisfactory completion of a program of continuing education required by the board. The requirements for continuing education for licensed acupuncturists shall be established by rules and regulations adopted by the board.

(c) The board, prior to renewal of a license, shall require an active licensee to submit to the board evidence satisfactory to the board that the licensee is maintaining a policy of professional liability insurance. The board shall fix by rules and regulations the minimum level of coverage for such professional liability insurance.

(d) At least 30 days before the renewal date of a licensee's license, the board shall notify the licensee of the renewal date by mail addressed to the licensee's last known mailing address. If the licensee fails to submit the renewal application and pay the renewal fee by the renewal date of the license, the licensee shall be given notice that the licensee has failed to submit the renewal application and pay the renewal fee by the

renewal date of the license, that the license will be deemed canceled if not renewed within 30 days following the renewal date, that upon receipt of the renewal application and renewal fee and an additional late fee established by rules and regulations not to exceed \$500 within the 30-day period, the license will not be canceled and that, if both fees are not received within the 30-day period, the license shall be deemed canceled by operation of law and without further proceedings.

(e) Any license canceled for failure to renew may be reinstated within two years of cancellation upon recommendation of the board and upon payment of the renewal fees then due and upon proof of compliance with the continuing education requirements established by the board by rules and regulations. Any person who has not been in the active practice of acupuncture for which reinstatement is sought or who has not been engaged in a formal educational program during the two years preceding the application for reinstatement may be required to complete such additional testing, training or education as the board may deem necessary to establish the licensee's present ability to practice with reasonable skill and safety.

There is hereby created a designation of an exempt license. The board is (f) authorized to issue an exempt license to any licensee who makes written application for such license on a form provided by the board and remits the fee established pursuant to section 11, and amendments thereto. The board may issue an exempt license to a person who is not regularly engaged in the practice of acupuncture in Kansas and who does not hold oneself out to the public as being professionally engaged in such practice. An exempt license shall entitle the holder to all privileges attendant to the practice of acupuncture for which such license is issued. Each exempt license may be renewed subject to the provisions of this section. Each exempt licensee shall be subject to all provisions of the acupuncture practice act, except as otherwise provided in this subsection. The holder of an exempt license may be required to submit evidence of satisfactory completion of a program of continuing education required by this section. The requirements for continuing education for exempt licensees shall be established by rules and regulations adopted by the board. Each exempt licensee may apply for an active license to regularly engage in the practice of acupuncture upon filing a written application with the board. The request shall be on a form provided by the board and shall be accompanied by the license fee established pursuant to section 11, and amendments thereto. For the licensee whose license has been exempt for less than two years, the board shall adopt rules and regulations establishing appropriate continuing education requirements for exempt licensees to become licensed to regularly practice acupuncture within Kansas. Any licensee whose license has been exempt for more than two years and who has not been in the active practice of acupuncture since the license has been exempt may be required to complete such additional testing, training or education as the board may deem necessary to establish the licensee's present ability to practice with reasonable skill and safety. Nothing in this subsection shall be construed to prohibit a person holding an exempt license from serving as a paid employee of: (1) A local health department as defined by K.S.A. 65-241, and amendments thereto; or (2) an indigent health care clinic as defined by K.S.A. 75-6102, and amendments thereto.

(g) There is hereby created the designation of inactive license. The board is authorized to issue an inactive license to any licensee who makes written application for such license on a form provided by the board and remits the fee established pursuant to section 11, and amendments thereto. The board may issue an inactive license only to a

person who is not regularly engaged in the practice of acupuncture in Kansas and who does not hold oneself out to the public as being professionally engaged in such practice. An inactive license shall not entitle the holder to practice acupuncture in this state. Each inactive license may be renewed subject to the provisions of this section. Each inactive licensee shall be subject to all provisions of the acupuncture practice act, except as otherwise provided in this subsection. The holder of an inactive license shall not be required to submit evidence of satisfactory completion of a program of continuing education required by subsection (b). Each inactive licensee may apply for an active license upon filing a written application with the board. The request shall be on a form provided by the board and shall be accompanied by the license fee established pursuant to section 11, and amendments thereto. For those licenses whose licenses have been inactive for less than two years, the board shall adopt rules and regulations establishing appropriate continuing education requirements for inactive licensees to become licensed to regularly practice acupuncture within Kansas. Any licensee whose license has been inactive for more than two years and who has not been in the active practice of acupuncture or engaged in a formal education program since the license has been inactive may be required to complete such additional testing, training or education as the board may deem necessary to establish the licensee's present ability to practice with reasonable skill and safety.

(h) This section shall take effect on and after July 1, 2017.

New Sec. 10. A person whose license has been revoked may apply for reinstatement after the expiration of three years from the effective date of the revocation. Application for reinstatement shall be on a form provided by the board and shall be accompanied by the fee established by the board in accordance with section 11, and amendments thereto. The burden of proof by clear and convincing evidence shall be on the applicant to show sufficient rehabilitation to justify reinstatement. If the board determines that a license should not be reinstated, the person shall not be eligible to reapply for reinstatement for three years from the effective date of the denial. All proceedings conducted on an application for reinstatement shall be in accordance with the Kansas administrative procedure act and shall be reviewable in accordance with the Kansas judicial review act. The board, on its own motion, may stay the effectiveness of an order of revocation of license.

New Sec. 11. The board shall charge and collect in advance nonrefundable fees for acupuncturists as established by the board by rules and regulations, not to exceed:

Initial application for licensure	\$700
Annual renewal for active license – paper	\$300
Annual renewal for active license – online	\$250
Annual renewal for inactive license – paper	\$200
Annual renewal for inactive license – online	\$150
Annual renewal for exempt license – paper	\$200
Annual renewal for exempt license – online	
Late renewal fee	\$100
Conversion from inactive to active license	\$300
Conversion from exempt to active license	\$300
Application for reinstatement of revoked license	\$1,000
Certified copy of license	\$25
Written verification of license	\$25

New Sec. 12. The board shall remit all moneys received by or for the board from fees, charges or penalties to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury. Ten percent of such amount shall be credited to the state general fund and the balance shall be credited to the healing arts fee fund. All expenditures from the healing arts fee fund shall be made in accordance with appropriation acts upon warrants of the director of accounts and reports issued pursuant to vouchers approved by the president of the board or by a person or persons designated by the president.

New Sec. 13. (a) There is hereby established the acupuncture advisory council to assist the state board of healing arts in carrying out the provisions of this act. The council shall consist of five members, all citizens and residents of the state of Kansas, appointed as follows:

(1) The board shall appoint one member who is a physician licensed to practice medicine and surgery or osteopathy. The member appointed by the board shall serve at the pleasure of the board. The governor shall appoint three acupuncturists who have at least three years' experience in acupuncture preceding appointment and are actively engaged, in this state, in the practice of acupuncture or the teaching of acupuncture. At least two of the governor's appointments shall be made from a list of four nominees submitted by the Kansas association of oriental medicine. The governor shall appoint one member from the public sector who is not engaged, directly or indirectly, in the provision of health services. Insofar as possible, persons appointed by the governor to the council shall be from different geographic areas.

(2) The members appointed by the governor shall be appointed for terms of four years and until a successor is appointed. If a vacancy occurs on the council, the appointing authority of the position which has become vacant shall appoint a person of like qualifications to fill the vacant position for the unexpired term.

(b) The council shall meet at least once each year at a time of its choosing at the board's main office and at such other times as may be necessary on the chairperson's call or on the request of a majority of the council's members.

(c) A majority of the council constitutes a quorum. No action may be taken by the council except by affirmative vote of the majority of the members present and voting.

(d) Members of the council attending meetings of the council, or a subcommittee of the council, shall be paid amounts provided in K.S.A. 75-3223(e), and amendments thereto, from the healing arts fee fund.

New Sec. 14. The acupuncture advisory council shall advise the board regarding:

(a) Examination, licensing and other fees;

(b) rules and regulations to be adopted to carry out the provisions of this act;

(c) the number of yearly continuing education hours required to maintain active licensure;

(d) changes and new requirements taking place in the areas of acupuncture; and

(e) such other duties and responsibilities as the board may assign.

New Sec. 15. The board shall promulgate all necessary rules and regulations which may be necessary to administer the provisions of this act and to supplement the provisions herein.

New Sec. 16. (a) A licensee's license may be revoked, suspended, limited or placed on probation, or the licensee may be publicly censured, or an application for a license or for reinstatement of a license may be denied upon a finding of the existence of any of the following grounds:

(1) The licensee has committed an act of unprofessional conduct as defined by rules and regulations adopted by the board;

(2) the licensee has committed fraud or misrepresentation in applying for or securing an original, renewal or reinstated license;

(3) the licensee has committed an act of professional incompetency as defined by rules and regulations adopted by the board;

(4) the licensee has been convicted of a felony;

(5) the licensee has violated any provision of the acupuncture practice act;

(6) the licensee has violated any lawful order or rule and regulation of the board;

(7) the licensee has been found to be mentally ill, disabled, not guilty by reason of insanity, not guilty because the licensee suffers from a mental disease or defect or incompetent to stand trial by a court of competent jurisdiction;

(8) the licensee has failed to report to the board any adverse action taken against the licensee by another state or licensing jurisdiction, a peer review body, a health care facility, a professional association or society, a governmental agency, a law enforcement agency or a court for acts or conduct similar to acts or conduct which would constitute grounds for disciplinary action under this section;

(9) the licensee has surrendered a license or authorization to practice as an acupuncturist in another state or jurisdiction, has agreed to a limitation or restriction of privileges at any medical care facility or has surrendered the licensee's membership on any professional staff or in any professional association or society while under investigation for acts or conduct similar to acts or conduct which would constitute grounds for disciplinary action under this section;

(10) the licensee has failed to report to the board the surrender of the licensee's license or authorization to practice as an acupuncturist in another state or jurisdiction or the surrender of the licensee's membership on any professional staff or in any professional association or society while under investigation for acts or conduct similar to acts or conduct which would constitute grounds for disciplinary action under this section;

(11) the licensee has an adverse judgment, award or settlement against the licensee resulting from a medical liability claim related to acts or conduct similar to acts or conduct which would constitute grounds for disciplinary action under this section;

(12) the licensee has failed to report to the board any adverse judgment, settlement or award against the licensee resulting from a medical malpractice liability claim related to acts or conduct similar to acts or conduct which would constitute grounds for disciplinary action under this section; or

(13) the licensee's ability to practice with reasonable skill and safety to patients is impaired by reason of physical or mental illness, or condition of or use of alcohol, drugs or controlled substances. When reasonable suspicion of impairment exists, the board may take action in accordance with K.S.A. 65-2842, and amendments thereto. All information, reports, findings and other records relating to impairment shall be confidential and not subject to discovery by or release to any person or entity outside of a board proceeding. This provision regarding confidentiality shall expire on July 1, 2022, unless the legislature reviews and reenacts such provision pursuant to K.S.A. 45-229, and amendments thereto, prior to July 1, 2022.

(b) The denial, refusal to renew, suspension, limitation, probation or revocation of a license or other sanction may be ordered by the board upon a finding of a violation of the acupuncture practice act. All administrative proceedings conducted pursuant to this act shall be in accordance with the Kansas administrative procedure act and shall be reviewable in accordance with the Kansas judicial review act.

(c) This section shall take effect on and after July 1, 2017.

New Sec. 17. (a) The board shall have jurisdiction of proceedings to take disciplinary action against any licensee practicing under the acupuncture practice act. Any such action shall be taken in accordance with the Kansas administrative procedure act.

(b) Either before or after formal charges have been filed, the board and the licensee may enter into a stipulation which shall be binding upon the board and the licensee entering into such stipulation, and the board may enter its findings of fact and enforcement order based upon such stipulation without the necessity of filing any formal charges or holding hearings in the case. An enforcement order based upon a stipulation may order any disciplinary action against the licensee entering into such stipulation.

(c) The board may temporarily suspend or temporarily limit the license of any licensee in accordance with the emergency adjudicative proceedings provisions under the Kansas administrative procedure act if the board determines that there is cause to believe that grounds exist for disciplinary action against the licensee and that the licensee's continuation of practice would constitute an imminent danger to public health and safety.

(d) Judicial review and civil enforcement of any agency action under this act shall be in accordance with the Kansas judicial review act.

New Sec. 18. The board or a committee of the board may implement nondisciplinary resolutions concerning a licensed acupuncturist consistent with the provisions of K.S.A. 65-2838a, and amendments thereto.

New Sec. 19. The state board of healing arts, in addition to any other penalty prescribed under the acupuncture practice act, may assess a civil fine, after proper notice and an opportunity to be heard, against a licensee for a violation of the acupuncture practice act in an amount not to exceed \$2,000 for a first violation, \$5,000 for a second violation and \$10,000 for a third violation and any subsequent violation. All fines assessed and collected under this section shall be remitted to the state treasurer in accordance with the provisions of K.S.A. 75-4218, and amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury to the credit of the state general fund. Fines collected under this section shall be considered administrative fines pursuant to 11 U.S.C. § 523.

New Sec. 20. (a) Any complaint or report, record or other information relating to a complaint which is received, obtained or maintained by the board shall be confidential and shall not be disclosed by the board or its employees in a manner which identifies or enables identification of the person who is the subject or source of the information, except the information may be disclosed:

(1) In any proceeding conducted by the board under the law or in an appeal of an order of the board entered in a proceeding, or to any party to a proceeding or appeal or the party's attorney;

(2) to the person who is the subject of the information or to any person or entity

when requested by the person who is the subject of the information, but the board may require disclosure in such a manner that will prevent identification of any other person who is the subject or source of the information; or

(3) to a state or federal licensing, regulatory or enforcement agency with jurisdiction over the subject of the information or to an agency with jurisdiction over acts or conduct similar to acts or conduct which would constitute grounds for action under this act.

(b) Any confidential complaint or report, record or other information disclosed by the board as authorized by this section shall not be re-disclosed by the receiving agency except as otherwise authorized by law.

(c) This section regarding confidentiality shall expire on July 1, 2022, unless the legislature reviews and reenacts such provision pursuant to K.S.A. 45-229, and amendments thereto, prior to July 1, 2022.

New Sec. 21. (a) No person reporting to the state board of healing arts in good faith any information such person may have relating to alleged incidents of malpractice, or the qualifications, fitness or character of, or disciplinary action taken against a person licensed, registered or certified by the board shall be subject to a civil action for damages as a result of reporting such information.

(b) Any state, regional or local association composed of persons licensed to practice acupuncture and the individual members of any committee thereof, which in good faith investigates or communicates information pertaining to the alleged incidents of malpractice, or the qualifications, fitness or character of, or disciplinary action taken against any licensee, registrant or certificate holder to the state board of healing arts or to any committee or agent thereof, shall be immune from liability in any civil action that is based upon such investigation or transmittal of information if the investigation and communication was made in good faith and did not represent as true any matter not reasonably believed to be true.

New Sec. 22. (a) The confidential relations and communications between a licensed acupuncturist and the acupuncturist's patient are placed on the same basis as those established between a physician and a physician's patient in K.S.A. 60-427, and amendments thereto.

(b) The provisions of this section shall take effect on and after July 1, 2017.

New Sec. 23. (a) When it appears that any person is violating any provision of this act, the board may bring an action in the name of the state in a court of competent jurisdiction for an injunction against such violation without regard as to whether proceedings have been or may be instituted before the board or whether criminal proceedings have been or may be instituted.

(b) This section shall take effect on and after July 1, 2017.

New Sec. 24. If any provision of the acupuncture practice act or application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the acupuncture practice act which can be given effect without the invalid provision or application, and to this end the provisions of the acupuncture practice act are declared to be severable.";

And by renumbering sections accordingly; and **SB 363** be passed over and retain a place on the calendar.

SB 330, SB 338, SB 365, SB 387, SB 391, SB 408, SB 438 be amended by the adoption of the committee amendments, and the bills be passed as amended.

A motion by Haley to amend SB 338 failed.

SB 449 be amended by the adoption of the committee amendments, be further amended by motion of Senator O'Donnell: on page 20, in line 16, after the semicolon by inserting "or

(iii) is currently licensed in Kansas as a licensed master social worker, licensed professional counselor, licensed marriage and family therapist or licensed master's level psychologist;"

SB 449 be further amended by motion of Senator Tyson: on page 51, following line 34, by inserting:

"New Sec. 48. No state agency shall enter into any agreement to outsource or privatize any operations or facilities of the Larned state hospital or Osawatamie state hospital without prior specific authorization by an act of the legislature or an appropriation act of the legislature.";

And by renumbering sections accordingly;

On page 1, in the title, in line 1, after "concerning" by inserting "psychiatric health; relating to professions regulated by"; also in line 1, after the semicolon by inserting "prohibiting outsourcing of operations or facilities of state psychiatric hospitals;";and **SB 449** be passed as further amended.

SB 402 be amended by the adoption of the committee amendments, be further amended by motion of Senator Pilcher-Cook, on page 1, in the title, in line 1, by striking "charitable" and inserting "healthcare and"; in line 2, after the semicolon by inserting "application of the Kansas tort claims act;"; and **SB 402** be passed as further amended.

SB 374 be amended by the adoption of the committee amendments, be further amended by motion of Senator Knox, on page 1, in line 18, before the comma by inserting "or entity that is not a corporation that"; in line 30, after "entity" by inserting ", other than a corporation";

On page 3, in line 38, by striking "Judges" and inserting "The chief judge"; and **SB 374** be passed as further amended.

SB 453 be amended by the adoption of the committee amendments, be further amended by motion of Senator King, on page 1, in line 10, by striking "1" and inserting "3"; in line 15, after "thereto" by inserting ", not including a drug severity level 3 through 5 felony" and **SB 453** be passed as further amended.

SB 410 be amended by the adoption of the committee amendments, be further amended by motion of Senator Knox, on page 2, in line 17, after the period by inserting:

"(2) If a child is enrolled in a school district by the CARE family that is different than the school district in which the child was enrolled at the commencement of the current school year, then the school district in which the child is enrolled by the CARE family shall be paid by the secretary from the juvenile out-of-home placement education fund a monthly amount that is equal to the general fund budget of such school district, excluding moneys held in the special education and related services fund, the special retirement contributions fund, the capital outlay fund or the bond and interest fund of the school district, the proceeds of any tax levied by such school district that are directly deposited in a fund of such school district and any moneys received by the school district pursuant to federal law, for the current school year divided by the total

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enrollment of such school district for the current school year divided by 12. The school district shall only be paid for those months in which the child is enrolled in the school district as of the first day of the month. Payments shall be made by the secretary to the school district on the first day of the month or as soon thereafter as sufficient moneys are available in the iuvenile out-of-home placement education fund.

(3) ";

Also on page 2, in line 25, by striking "subsection" and inserting "section"; by striking all in lines 28 through 36; in line 37, by striking "(3)" and inserting "(f)"; in line 43, by striking all after "expended";

On page 3, by striking all in line 1; in line 2, by striking all before the period and inserting "for the purposes set forth in this section"; following line 2, by inserting:

"(g) (1) The secretary shall annually notify the state board of education of every child who was placed with a CARE family on or before July 1 and who is not enrolled in a school district by the CARE family. Commencing July 1, 2017, and each July 1 thereafter, the state board of education shall multiply the number of children reported by the secretary under this subsection by the statewide average state aid per pupil. The state board shall certify the resulting product to the director of accounts and reports and an amount equal thereto shall be transferred by the director from the state general fund to the juvenile out-of-home placement education fund. All transfers made in accordance with the provisions of this subsection shall be considered to be demand transfers from the state general fund.

(2) The court shall notify any school district when a child has been placed with a CARE family pursuant to the revised Kansas code for care of children and is no longer attending a school in such school district. Upon receipt of such notification, for any month during the current school year in which such child is not enrolled in such school district as of the first day of such month, such school district shall remit to the secretary an amount equal to the general fund budget of such school district, excluding moneys held in the special education and related services fund, the special retirement contributions fund, the capital outlay fund or the bond and interest fund of the school district, the proceeds of any tax levied by such school district that are directly deposited in a fund of such school district and any moneys received by the school district pursuant to federal law, for the current school year divided by the total enrollment of such school district for the current school year divided by 12. Such remittance shall be made on the first business day of such month. The secretary shall remit any moneys so received to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury to the credit of the juvenile out-of-home placement education fund.";

Also on page 3, in line 3, by striking "(4)" and inserting "(h)"; also in line 3, by striking "subsection" and inserting "section"; in line 4, after "districts" by inserting ", excluding special education and related services state aid, any amount certified by the board of trustees of the Kansas public employees retirement system which is equal to the participating employer's obligation, any amount attributed as capital outlay state aid and any capital improvement state aid,"; in line 8, by striking "(5)" and inserting "(i)"; also in line 8, by striking "subsection" and inserting "section";

And by redesignating subsections, paragraphs, subparagraphs and clauses accordingly;

On page 1, in the title, in line 2, by striking "establishing" and inserting "authorizing" A motion by Senator Pettey to amend **SB 410** was withdrawn.

A motion by Senator Pettey to amend **SB 410** failed and the following amendment was rejected: on page 1, in line 6, by striking "New";

On page 2, by striking all in subsections (e), (f), (g), (h) and (i);

And by redesignating subsections, paragraphs, subparagraphs and clauses accordingly;

On page 3, by striking all in lines 30 through 43;

On page 4, by striking all in lines 1 through 23;

And by renumbering sections accordingly;

On page 1, in the title, in line 2, by striking all after "care"; in line 3, by striking all before the period

Upon the showing of five hands a roll call vote was requested.

On roll call, the vote was: Yeas 10; Nays 28; Present and Passing 1; Absent or Not Voting 1.

Yeas: Faust-Goudeau, Francisco, Haley, Hawk, Hensley, Holland, Kelly, McGinn, Pettey, V. Schmidt.

Nays: Abrams, Arpke, Baumgardner, Bowers, Bruce, Denning, Donovan, Fitzgerald, Holmes, Kerschen, King, Knox, LaTurner, Love, Lynn, Masterson, Melcher, O'Donnell,

Olson, Ostmeyer, Petersen, Pilcher-Cook, Powell, Pyle, Smith, Tyson, Wagle, Wilborn. Present and Passing: Wolf.

Absent or Not Voting: Longbine.

A motion by Senator Pettey to amend SB 410 failed.

A motion by Senator Pettey to amend **SB 410** failed and the following amendment was rejected: on page 1, in line 22, after "(6)" by inserting "any firearm in the home is stored and secured such that no minor may have access to or operate such firearm;

(7) ";

And by redesignating subsections, paragraphs, subparagraphs and clauses accordingly

Upon the showing of five hands a roll call vote was requested.

On roll call, the vote was: Yeas 9; Nays 26; Present and Passing 4; Absent or Not Voting 1.

Yeas: Faust-Goudeau, Francisco, Hawk, Hensley, Holland, Kelly, McGinn, Pettey, V. Schmidt.

Nays: Abrams, Arpke, Bowers, Bruce, Denning, Donovan, Fitzgerald, Holmes, Kerschen, King, Knox, LaTurner, Love, Lynn, Masterson, Melcher, O'Donnell, Olson, Ostmever, Petersen, Pilcher-Cook, Powell, Pyle, Smith, Tyson, Wilborn.

Present and Passing: Baumgardner, Haley, Wagle, Wolf.

Absent or Not Voting: Longbine.

and SB 410 be passed as further amended.

The committee report on SB 103 recommending Sub SB 103 be adopted, and the substitute bill be passed.

The committee report on **SB 335** recommending **Sub SB 335** be adopted, **Sub SB 335** be further amended by motion of Senator Smith: on page 1, in line 7, before "There" by inserting "(a)"; following line 15, by inserting:

"(b) The funds shall be used for the purposes set forth in this section and for no other governmental purposes. It is the intent of the legislature that the funds and the

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moneys deposited in this fund shall remain intact and inviolate for the purposes set forth in this section.";

On page 3, following line 24, by inserting:

"Sec. 5. K.S.A. 2015 Supp. 74-5619 is hereby amended to read as follows: 74-5619. (a) (1) There is hereby created in the state treasury the law enforcement training center fund. All moneys credited to such fund under the provisions of this act or any other law shall be expended only for the purpose and in the manner prescribed by law.

(2) All moneys received for assessments as provided pursuant to K.S.A. 74-5607, and amendments thereto, shall be remitted to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury to the credit of the law enforcement training center fund.

(b) There is hereby created in the state treasury the Kansas commission on peace officers' standards and training fund. All moneys credited to such fund under the provisions of this act or any other law shall be expended only for the purpose of the operation of the commission to carry out its powers and duties as mandated by law. The director may apply for and receive public or private grants, gifts and donations of money for the commission. All moneys received from grants, gifts and donations shall be remitted to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury to the credit of the Kansas commission on peace officers' standards and training fund.

(c) The funds shall be used for the purposes set forth in this section and for no other governmental purposes. It is the intent of the legislature that the funds and the moneys deposited in these funds shall remain intact and inviolate for the purposes set forth in this section.

(d)____This section shall be part of and supplemental to the Kansas law enforcement training act.";

Also on page 3, in line 25, by striking "is" and inserting "and 74-5619 are";

And by renumbering sections accordingly;

On page 1, in the title, in line 3, after "8-145" by inserting "and 74-5619"; in line 4, by striking "section" and inserting "sections"

A motion by Senator Pettey to amend **Sub SB 335** failed and the following amendment was rejected: on page 1, by striking all in lines 16 through 20;

On page 3, in line 12, after "(4)" by inserting "(A)"; in line 15, after "2013," by inserting "and until June 30, 2016,"; in line 16, after the period by inserting "On and after July 1, 2016, \$2 of each division of vehicles modernization surcharge collected and remitted to the secretary of revenue, shall be remitted to the state treasurer who shall credit such \$2 to the state highway fund.

(B) On and after July 1, 2016, \$2 of each division of vehicles modernization surcharge collected and remitted to the secretary of revenue, shall be remitted to the state treasurer who shall credit such \$2 to the Kansas highway patrol staffing and training fund.";

Also on page 3, in line 17, by striking all after "(5)"; by striking all in lines 18 through 20; in line 21, by striking "(6)";

And by renumbering sections accordingly;

On page 1, in the title, in line 1, after the second semicolon by inserting "vehicle

modernization surcharge;"

Upon the showing of five hands a roll call vote was requested.

On roll call, the vote was: Yeas 15; Nays 20; Present and Passing 5; Absent or Not Voting 0.

Yeas: Denning, Faust-Goudeau, Francisco, Haley, Hawk, Hensley, Holland, Kelly, Lynn, Masterson, Petersen, Pettey, Pyle, Wagle, Wolf.

Nays: Arpke, Bowers, Donovan, Fitzgerald, Holmes, Kerschen, King, Knox, LaTurner, Longbine, Love, McGinn, Melcher, Olson, Ostmeyer, Powell, V. Schmidt, Smith, Tyson, Wilborn.

Present and Passing: Abrams, Baumgardner, Bruce, O'Donnell, Pilcher-Cook. and **Sub SB 335** be passed as amended.

The committee report on **Sub SB 440** recommending **Sub SB 440** be adopted, be further amended by motion of Senator Smith: on page 15, by striking all in lines 21 through 43;

On page 16, by striking all in lines 1 through 6;

And by renumbering sections accordingly;

On page 1, in the title, in line 2, by striking all after the semicolon; in line 3, by striking all before "amending"

A motion by Senator Hensley to amend **Sub SB 440** failed and the following amendment was rejected: on page 11, following line 42, by inserting:

"Sec. 20. K.S.A. 2015 Supp. 20-3020 is hereby amended to read as follows: 20-3020. (a) (1) On and after July 1, 2013, any vacancy occurring in the office of any judge of the court of appeals and any position to be open on the court of appeals as a result of enlargement of such court, or the retirement or failure of an incumbent to file such judge's declaration of candidacy to be retained in office as hereinafter required, or failure of a judge to be elected to be retained in office, shall be filled by appointment by the governor, with the consent of the senate, of a person possessing the qualifications of office.

(2) Whenever a vacancy occurs, will occur or position opens on the court of appeals, the clerk of the supreme court shall promptly give notice to the governor.

(3) If the governor is making an appointment to the court of appeals, the governor shall make each applicant's name and city of residence available to the public whenever the governor stops accepting applications for such appointment, but not less than 10. days prior to making such appointment.

<u>(4)</u> In event of the failure of the governor to make the appointment within 60 days from the date such vacancy occurred or position became open, the chief justice of the supreme court, with the consent of the senate, shall make the appointment of a person possessing the qualifications of office.

(5) If the chief justice of the supreme court is making an appointment to the court of appeals, the chief justice shall make each applicant's name and city of residence available to the public whenever the chief justice stops accepting applications for such appointment, but not less than 10 days prior to making such appointment.

 $(4)_{(6)}$ Whenever a vacancy in the office of judge of the court of appeals exists at the time the appointment to fill such vacancy is made pursuant to this section, the appointment shall be effective at the time it is made, but where an appointment is made pursuant to this section to fill a vacancy which will occur at a future date, such appointment shall not take effect until such date.

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(b) No person appointed pursuant to subsection (a) shall assume the office of judge of the court of appeals until the senate, by an affirmative vote of the majority of all members of the senate then elected or appointed and qualified, consents to such appointment. The senate shall vote to consent to any such appointment not later than 60 days after such appointment is received by the senate. If the senate is not in session and will not be in session within the 60-day time limitation, the senate shall vote to consent to any such appointment not later than 20 days after the senate begins its next session. In the event a majority of the senate does not vote to consent to the appointment, the governor, within 60 days after the senate vote on the previous appointee, shall appoint another person possessing the qualifications of office and such subsequent appointment shall be considered by the senate in the same procedure as provided in this section. The same appointment and consent procedure shall be followed until a valid appointment has been made. No person who has been previously appointed but did not receive the consent of the senate shall be appointed again for the same vacancy. If the senate fails to vote on an appointment within the time limitation imposed by this subsection, the senate shall be deemed to have given consent to such appointment.

(c) Persons who are appointed as judges of the court of appeals pursuant to K.S.A. 20-3005, prior to its repeal, and this section, shall commence the duties of office upon appointment and consent, and each judge shall have all the rights, privileges, powers and duties prescribed by law for the office of judge of the court of appeals.

(d) Judges of the court of appeals shall possess the qualifications prescribed by law for justices of the supreme court.";

On page 17, in line 1, after "20-384," by inserting "20-3020,";

And by redesignating sections accordingly;

On page 1, in the title, in line 2, after the semicolon, by inserting "appointment of judges of the court of appeals;"; in line 5, after "Supp." by inserting "20-3020,"

Upon the showing of five hands a roll call vote was requested.

On roll call, the vote was: Yeas 13; Nays 26; Present and Passing 1; Absent or Not Voting 0.

Yeas: Baumgardner, Faust-Goudeau, Francisco, Haley, Hawk, Hensley, Holland, Kelly, Longbine, McGinn, Pettey, V. Schmidt, Wolf.

Nays: Abrams, Arpke, Bowers, Bruce, Denning, Donovan, Fitzgerald, Holmes, Kerschen, King, Knox, LaTurner, Love, Lynn, Masterson, Melcher, Olson, Ostmeyer, Petersen, Pilcher-Cook, Powell, Pyle, Smith, Tyson, Wagle, Wilborn.

Present and Passing: O'Donnell.

and Sub SB 440 be passed as amended.

On motion of Senator Bruce, the Senate adjourned until 10:00 a.m., Tuesday, February 23, 2016.

ROSE MARIE GLATT, CHARLENE BAILEY, CINDY SHEPARD, Journal Clerks. COREY CARNAHAN, Secretary of the Senate.