

LEGISLATIVE UPDATE

Issue 1, January 11, 2013

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Welcome to the first issue of the 2013 Legislative Update with the 97th General Assembly. The *Legislative Update* will present a new bill by providing a summary description. When significant changes occur on the bill it will be summarized again. Any changes in bill status will be highlighted in red and an asterisk will be placed before the bill number.

- The *Legislative Update* issue number and current bill summary will be inserted each week along with the bill number, title, sponsor, and current status (includes the committee assigned, chair and vice chair of the committee). Online copies of the legislative updates will have a red hyperlink to take you to the description of the bill and sponsors. Appropriation bill links will have a purple hyperlink.
- The *Legislative Update* will also include an index to assist you in locating the bill's category.
- Each issue of the *Legislative Update* is available on the Governor's Council on Disability's website at <http://disability.mo.gov/gcd/>
- Access to individual bill information is available on the Missouri General Assembly's website at <http://moga.mo.gov/>
- A glossary of terms can be found at <http://house.mo.gov/>
- Please contact our office (Laura.Mueth@oa.mo.gov) if you need a different format.
- To learn more about the legislative process consider attending the *Legislative Education Project* training by registering online.
- Governor's Council on Disability (GCD) welcomes your comments and suggestions. Your comments can be submitted online to the GCD website at <http://disability.mo.gov/gcd/> or call us at (800) 877-8249.

The summaries are prepared by the Research Staff of the Missouri House of Representatives and are used by permission.

Bills are organized in the following categories:

- Assistive Technology
- Crime
- Education
- Employment
- Funding/Tax Relief
- Health Care and Personal Assistance
- Legal Rights and Responsibilities
- Mental Health
- Olmstead
- Safety/Prevention
- Services for people with Disabilities
- Other
- Appropriations

Note: When "incapacitated," "handicapped," appear in a bill description, it reflects the terminology of the legislation, not the Governor's Council on Disability.

Abbreviations

HB.....	House of Representatives Bill
HA.....	House Amendment
HS.....	House Substitute
HR.....	House Resolution
HJR.....	House Joint Resolution
HCS.....	House Committee Substitute
SB.....	Senate Bill
SCS.....	Senate Committee Substitute
SA.....	Senate Amendment
SS.....	Senate Substitute
SR.....	Senate Resolution
SJR.....	Senate Joint Resolution
CCR.....	Conference Committee Report
CCS.....	Conference Committee Substitute
BC.....	Budget Control Committee

ASSISTIVE TECHNOLOGY***SB 33 - Lamping**

Modifies provisions relating to public accommodations and service dogs for persons with mental disabilities

Under this act an individual with mental disabilities is added to the list of people who must be afforded the same rights as those without disabilities to use streets, highways, sidewalks, public buildings, public facilities, and other public places. An individual with mental disabilities is also entitled to equal accommodation from common carriers, airlines, motor vehicles, trains, buses, taxis, and any other public conveyances or modes of transportation, as well as hotels, places of public accommodation, amusement or resort, and other places to which the general public is invited. This act also provides that persons with mental disabilities shall have the right to be accompanied by a guide, hearing, or service dog in any of these places without being required to pay an extra charge, provided that such person shall be liable for any damages done to the premises or facilities by such dog.

The term "service dog" is revised to mean a search and rescue dog that is trained to assist a person with a physical or mental disability by performing necessary tasks or doing work which the person cannot perform. Such tasks include, but are not limited to, helping the person from becoming lost, retrieving items or carrying supplies. A member of a service dog team has the right to be accompanied by the dog while the dog is in training and shall be liable for any damages to a facility caused by the dog training. A service dog team consists of a trained service dog, a person with a disability or child, and an adult person who has been trained to handle the dog.

Status:

1/15/13 Hearing Scheduled (S)

1/10/13 Second Read and Referred to Seniors, Families and Pensions committee (S) Chair:

Lamping, Vice Chair: Sater

1/9/13 Introduced and First Read (S)

12/1/12 Pre-filed (S)

CRIME

No pending legislation

EDUCATION

No pending legislation

EMPLOYMENT***SB 1 - Rupp**

Modifies the law relating to workers' compensation

This act modifies the law relating to the Second Injury Fund.

This act allows the Director of Revenue to set the interest, with respect to workers' compensation matters, to equal the adjusted prime rate charged by banks in certain instances.

Currently, in workers' compensation cases an employee shall submit to reasonable medical examination at the request of the employer, the employer's insurer, the commission, the division, or an administrative law judge. This act requires the same treatment in claims against the Second Injury Fund at the request of the Attorney General, on behalf of the fund if the employer has not obtained a medical examination report.

Claims for permanent partial disability shall not be allowed against the Second Injury Fund after the effective date of the act. Claims for permanent total disability shall only be allowed going forward for instances when:

- there exists a medically documented preexisting permanent disability caused by military duty or a preexisting permanent partial disability,
- the preexisting disability equals a minimum of 50 weeks of compensation according to the medical standards that are used in determining compensation, and

- a subsequent work-related injury occurs and, when combined with the elements of the prior injury, results in permanent total disability.

Employers at the time of the last injury are only liable for the disability resulting from the subsequent injury.

The act places limitations on when the Treasurer may enter agreed statements of fact and compromise settlements. Settlements are capped at \$60,000 for claims other than permanent total disability claims filed prior to the effective date of the act and capped at 200 times the employee's permanent total disability rate for all permanent total disability claims. Settlements may be made in any amount if a majority of the Second Injury Fund commission expressly authorizes the amount.

The Treasurer, with the advice and consent of the Attorney General and the authorization of the Second Injury Fund Commission, may enter into compromise settlements with dependents of claimants arising from the Schoemehl v. Treasurer decision.

Currently, the Second Injury Fund covers the fair, reasonable, and necessary expenses relating to the death and injury of employees of uninsured employers. The fund will no longer cover those costs going forward.

Currently, an actuarial study of the fund is conducted every 3 years. This act requires a yearly study beginning in 2014.

Compensation shall not be payable from the Second Injury Fund when employees elect to pursue workers' compensation outside of the state.

Life payments paid out of the Second Injury Fund shall be suspended for all injured employees when the employee is able to obtain suitable gainful employment or be self-employed in view of the nature and severity of the injury. Life payments paid out of the Second Injury Fund may be suspended for any injured employee when the

employee becomes eligible to receive Social Security benefits. The combined sum of the amount of monthly payments from the Second Injury Fund and monthly Social Security benefits shall not be less than the life payments otherwise payable out of the Second Injury Fund.

The act establishes a priority for paying fund liabilities as follows:

1. Expenses relating to legal defense of the fund.
2. Permanent total disability awards in the order in which they are settled or finally adjudicated.
3. Permanent partial disability awards in the order in which they are settled or finally adjudicated.
4. Medical expenses incurred prior to July 1, 2012.
5. Interest on unpaid awards.

Currently, a 2% tax is levied on insurance carriers when the balance of the workers' compensation fund is estimated to be on hand on December 31 is less than 110% of the previous year's expenses. This act requires that amount to actually be on hand on July 1 of the year of the determination which shall be made on October 31.

The act repeals a provision allowing loans to be made to the Missouri Employers Mutual Insurance Company.

The act institutes a funding mechanism to bolster the Second Injury Fund when usual collections are inadequate. If funds fall short, the Director of the Division of Workers' Compensation shall determine the shortfall which shall be collected with a supplemental surcharge not to exceed 1 1/2%. If funds continue to fall short, the Second Injury Fund Commission shall determine the shortfall which shall be collected with a supplemental surcharge not to exceed 1 1/2%. The provisions containing the authorization of additional surcharges expire on December 31, 2020.

The Attorney General shall reduce staff in proportion to the number of Second Injury Fund cases that remain.

The act creates the Second Injury Fund Commission composed of the Governor, Attorney General, President Pro Tem of the Senate, and the Speaker of the House of Representatives to approve additional surcharges and authorize certain settlements.

Sections 287.165 and 287.220 that establish the type of claims to be paid out of the fund, limitations on settlement agreements, and allowable interest under the chapter carry an emergency clause.

Status:

1/10/13 Second Read and Referred to Small Business, Insurance and Industry committee (S)

Chair: Rupp, Vice Chair: Parson

1/9/13 Introduced and First Read (S)

12/1/12 Pre-filed (S)

FUNDING/TAX RELIEF

***SB 5 - Lager**

Modifies several provisions regarding tax credits and the corporate income tax

This act modifies laws relating to taxation by extending certain social or benevolent tax credits, ending the authorization of tax credits under many programs or placing sunsets on the program, reducing the amount of low-income housing and historic tax credits that may be authorized each fiscal year, limiting the amount of Brownfield remediation tax credits that may be authorized each fiscal year, and phasing out the corporate income tax.

This act extends the sunset from December 2013 to December 2017 on the section of law that creates the tax credit for certain taxpayers who modify their homes to make them accessible for a disabled resident.

Status:

1/10/13 Second Read and Referred to Jobs, Economic Development and Local Government committee (S) Chair: Schmitt, Vice Chair: Dixon
1/9/13 Introduced and First Read (S)
12/1/12 Pre-filed (S)

***SB 15 - Richard**

Modifies provisions of law regarding certain benevolent tax credits

This act modifies provisions of law regarding certain benevolent tax credits.

This act extends the sunset from December 2013 to December 2019 on the section of law that creates the tax credit for certain taxpayers who modify their homes to make them accessible for a disabled resident.

Status:

1/10/13 Second Read and Referred to Jobs, Economic Development and Local Government committee (S) Chair: Schmitt, Vice Chair: Dixon

1/9/13 Introduced and First Read (S)

12/1/12 Pre-filed (S)

***SB 19 - Wasson**

Extends the sunset on the residential dwelling accessibility tax credit and modifies the allocation of tax credit cap from another tax credit program to this program

This act extends the sunset from December 31, 2013, to December 31, 2016, on the section of law that creates the tax credit for certain taxpayers who modify their homes to make them accessible for a disabled resident.

Currently, the Rebuilding Communities tax credit program has a ten million dollar annual cap. If there are tax credits remaining under the cap, up to 100,000 dollars of this tax credit cap shall first be used for the residential dwelling accessibility tax credit. This act repeals the requirement that tax

credits under the Rebuilding Communities tax credit cap be provided to the residential dwelling accessibility tax credit.

Status:

1/10/13 Second Read and Referred to Jobs, Economic Development and Local Government committee (S) Chair: Schmitt, Vice Chair: Dixon
1/9/13 Introduced and First Read (S)
12/1/12 Pre-filed (S)

***SB 20 - Dixon**

Modifies provisions of law regarding certain benevolent tax credits

This act modifies provisions of law regarding certain benevolent tax credits.

This act extends the sunset from December 2013 to December 2025 on the section of law that creates the tax credit for certain taxpayers who modify their homes to make them accessible for a disabled resident.

Status:

1/10/13 Second Read and Referred to Jobs, Economic Development and Local Government committee (S) Chair: Schmitt, Vice Chair: Dixon
1/9/13 Introduced and First Read (S)
12/1/12 Pre-filed (S)

***SB 32 - Lamping**

Modifies the low-income housing and historic preservation tax credit programs and requires any increase in revenue to be applied to a decrease in the individual income tax rate

This act modifies the low-income housing tax credit program and the historic preservation tax credit program. The Department of Revenue is required to apply any increase in revenue generated from capping these tax credit programs to a decrease in the personal income tax rate to begin on January 1, 2017. The Department of Revenue is required to accomplish this decrease in the personal income tax rate by rule.

The act establishes a one hundred ten million dollar cap for authorizations of 9% low-income housing tax credits for FY 2015. For each subsequent fiscal year from FY 2016 to FY 2018 the amount of 9% low-income housing tax credits which may be authorized is gradually reduced such that beginning FY 2018, no more than seventy million dollars in 9% low-income housing tax credits may be authorized each fiscal year.

Authorizations of 4% low-income housing tax credits are capped at fifteen million dollars for FY 2015. For each subsequent fiscal year the amount of 4% low-income housing tax credits which may be authorized is reduced by five million dollars. After June 30, 2017, no 4% low-income housing tax credits may be authorized.

The act prohibits the authorization of low-income housing tax credits after August 28, 2019. The stacking of state 9% low-income housing tax credits with state historic preservation tax credits for the same project is prohibited. The carry-back for low-income housing tax credits is reduced from three years to two years.

Status:

1/10/13 Second Read and Referred to Jobs, Economic Development and Local Government committee (S) Chair: Schmitt, Vice Chair: Dixon
1/9/13 Introduced and First Read (S)
12/1/12 Pre-filed (S)

***SB 35 - Wallingford**

Creates an income tax return check-off program to provide funds for CureSearch for Children's Cancer

For all tax years beginning January 1, 2013, this act authorizes a check-off box on the Missouri individual and corporate income tax forms for contributions to the newly created Pediatric Cancer Research Trust Fund. A taxpayer may donate to the fund by designating a portion of their income tax refund to go to the fund. The amount of the donation must be at least one dollar on an individual return, or at least two dollars on a

combined return. The state treasurer is required to distribute all money in this fund to the organization CureSearch for Children's Cancer.

The provisions of this new program expire December 31, 2019.

This section of law is known as Sahara's Law.

Status:

1/10/13 Second Read and Referred to Ways and Means and Fiscal Oversight committee (S) Chair:

Kraus, Vice Chair: Wallingford

1/9/13 Introduced and First Read (S)

12/1/12 Pre-filed (S)

HEALTH CARE/PERSONAL ASSISTANCE

***HB 29 - Lichtenegger**

Requires health carriers to reimburse a physical therapist in the same amounts as paid to a licensed physical therapist for rendering the same services regardless of the setting or venue

This bill requires reimbursement amounts and copays paid by health carriers for any particular health care service or procedure rendered by a physical therapist to be in the same amounts as reimbursements paid by health carriers to any other licensed physical therapist performing the same or similar procedures. The uniform reimbursement requirement must apply regardless of the setting or venue in which the applicable health care services or procedures are rendered.

Status:

1/10/13 Second Read (H)

1/9/13 Introduced and First Read (H)

12/3/12 Pre-filed (H)

***HB 30 - Scharnhorst**

Requires copayments, coinsurance, and deductibles charged for physical therapist services to be no greater than those charged for the same services provided by primary care physicians

Under this act no insurance plan can charge a larger deductible, coinsurance or copayment amount for services provided by a physical

therapist than that charged for primary care physician services. The act also states that all insurance plans must clearly state the availability of coverage for physical therapy services and all associated limitations, conditions, and exclusions.

Status:

1/10/13 Second Read (H)

1/9/13 Introduced and First Read (H)

12/3/12 Pre-filed (H)

***HB 100 - White**

Establishes the Adult Health Care Consent Act which specifies a priority of persons who can make health care decisions for a person who has been certified as unable to consent to his or her own care

This act establishes a priority list of those who are able to make health care decisions for individuals who are unable to consent. The act specifies what action should be taken if two people of equal priority disagree in terms of what measures should be taken. It specifies to attending physicians and other health care providers when the list should be utilized.

Status:

1/10/13 Second Read (H)

1/9/13 Introduced and First Read (H)

12/27/12 Pre-filed (H)

***HB 131 - Stream**

Requires all health insurance carriers and health benefit plans to provide coverage for the diagnosis and treatment of eating disorders

This act requires health insurance carriers and health benefit plans to provide coverage for the diagnosis and treatment of eating disorders beginning January 1, 2014. The coverage will include psychiatric and medical treatment including nutrition counseling, dietician services, physical therapy, and medical and psychiatric monitoring. This also includes residential treatment if it is deemed medically necessary.

Status:

1/10/13 Second Read (H)

1/9/13 Introduced and First Read (H)

***SB 14 - Schaaf**

Raises Medicaid eligibility for the aged, blind and disabled population by modifying the eligibility for pregnant women and children

This act provides that notwithstanding current Medicaid or Children's Health Insurance Program eligibility requirements and subject to the Medicaid maintenance of eligibility requirements under the federal Patient Protection and Affordable Care Act (ACA), the Department of Social Services shall modify the Medicaid State Plan to allow for Medicaid eligibility to be lowered to 133 percent of the federal poverty level for pregnant women and children under the age of six and to 100 percent of the federal poverty level for children who are six to eighteen years of age.

Upon implementation of one or all of the changes in income eligibility under this act, the department shall raise the income eligibility level for participants receiving Medicaid services under the Aged, Blind or Disabled category of eligibility up to a level equal to the cost savings realized by the changes made to the pregnant women and children eligibility levels under this act.

The provisions of this act shall become effective when premium tax credits under Section 36B of the Internal Revenue Code are available to certain individuals participating in a federally-facilitated health insurance exchange under the ACA or upon final disposition in a court of competent jurisdiction finding that such premium tax credits are available in a federally-facilitated health insurance exchange under the ACA, whichever is sooner.

Status:

1/10/13 Second Read and Referred to Veterans' Affairs and Health committee (S) Chair: Brown,

Vice Chair: Schaaf

1/9/13 Introduced and First Read (S)

12/1/12 Pre-filed (S)

***SB 127 - Sater**

Authorizes a statewide dental delivery system under MO HealthNet

This act authorizes the MO HealthNet Division within the Department of Social Services, or a contractor of the division, to implement a statewide dental delivery system to ensure recipient participation and access to providers of dental services under MO HealthNet.

Status:

1/10/13 Introduced and First Read (S)

***SB 131 - Nasheed**

Provides for the expansion of MO HealthNet services beginning on January 1, 2014

Beginning January 1, 2014, this act extends benefits under the MO HealthNet program to persons aged 19 or older, but younger than 65, who are not otherwise eligible for MO HealthNet services, who qualify for MO HealthNet services under the provisions of the Affordable Care Act (ACA) of 2010,

and who have income at or below 133 percent of the federal poverty level plus 5 percent of the applicable family size.

The Medicaid Expansion program shall sunset one year from the effective date of the act, unless reauthorized by the General Assembly. If reauthorized, the program shall sunset one year from the reauthorization, unless the General Assembly reauthorizes it a second time. If reauthorized a second time, the program shall sunset one year from such reauthorization.

Status:

1/10/13 Introduced and First Read (S)

LEGAL RIGHTS/RESPONSIBILITIES

***HB 48 - Dugger**

Establishes photo ID requirement for voting, the acceptable forms of photo ID, and assorted exceptions and rules.

This act establishes the requirement that individuals wishing to vote must show acceptable identification. The election authorities will be reimbursed through general revenue for any associated costs. The act adds the inability to pay for supporting documentation necessary to obtain the identification to the list of reasons why an individual is unable to obtain photo identification. Someone who casts a provisional ballot because of inability to establish identity can return to the election authority within three days after the election with the identification and the ballot will be counted. The state and all fee offices will provide a form of photo identification to those who do not have one and would like one in order to vote.

Status:1/10/13 **Second Read** (H)

1/9/13 Introduced and First Read (H)

12/10/12 Pre-filed (H)

***SB 27 - Kraus**

Establishes photo identification requirements for voting

The act establishes identification requirements for voting. Voters shall produce a nonexpired Missouri driver's license; a nonexpired or nonexpiring Missouri nondriver's license; any identification containing a photograph issued by the Missouri National Guard, the United States armed forces, or the United States Department of Veterans Affairs; or a document issued by the United States or the state of Missouri containing the name of the voter which substantially conforms to the most recent signature in the individual's voter registration records, a photograph, and an expiration date or if expired, the expiration is after the date of the most recent general election.

Those appearing without identification who are unable to obtain one because of a physical or mental disability, an inability to pay for a document necessary to obtain the required identification, a religious belief against forms of identification or the voter was born before January 1, 1941, shall be allowed to vote a provisional ballot, provided the

election authority can verify the identity of the individual by comparing the individual's signature to the signature on file with the election authority.

All voters whose identity cannot be established are allowed to cast a provisional ballot which shall not be counted unless the voter returns and provides proper identification.

All costs incurred by the election authority associated with implementing the new identification requirements shall be reimbursed from the general revenue upon appropriation.

The election authority shall provide advance notice of the identification requirements to be included in the election authority's elections notices.

The state shall provide at least one form of identification required to vote at no cost to the voter.

The act requires that provisional ballots be available for all elections except for absentee voting.

This act is contingent on the passage of a constitutional amendment establishing voter photo identification for elections.

Status:

1/10/13 **Second Read and Referred to Financial and Governmental Organizations and Elections committee** (S) Chair: Wasson, Vice Chair: Cunningham

1/9/13 Introduced and First Read (S)

12/1/12 Pre-filed (S)

***HJR 1 - Dugger**

Permits requiring some form of identification in order to vote in person in an election.

This act establishes that an individual wishing to vote in an election may be required to provide election officials with a form of identification so that his/her identity and qualifications to vote can be verified. This may include valid, government-issued

photo identification. Exceptions may be established by law.

Status:

12/18/12 Withdrawn (H)

12/10/12 Pre-filed (H)

***HJR 5 - Dugger**

Permits requiring some form of identification in order to vote in person in an election.

This act states that an individual may be required to show identification including government-issued photo identification prior to being allowed to vote in an election in order to prove citizenship and residency status. Exceptions will be established by general law.

Status:

1/10/13 Second Read (H)

1/9/13 Introduced and First Read (H)

12/20/12 Pre-filed (H)

***SJR 6 - Kraus**

Relating to voter photo identification

Upon voter approval, this constitutional amendment provides that a voter seeking to vote in person may be required by general law to identify himself or herself as a United States Citizen and a resident of the state by producing valid, government-issued photo identification. Exceptions may be provided for by general law.

Status:

1/9/13 Introduced and First Read (S)

12/3/12 Pre-filed (S)

MENTAL HEALTH

***HB 73 - Barnes**

Empowering circuit courts to establish "veterans treatment courts" to preside over judicial supervision, drug testing, and substance abuse and mental health treatment for active and retired military personnel.

This act allows circuit courts to establish treatment courts to serve veterans or active military personnel. The established treatment courts would provide an alternative way for the judicial system to handle cases that stem from mental illness or substance abuse issues of military personnel and veterans. The courts will combine drug testing, mental health and/or substance abuse treatment, and judicial supervision services. The act specifies the types of treatment programs to which the program participants may be referred. The act states that upon successful completion of a veterans treatment court program, the penalties, charges, or petitions against the participant may be modified, reduced, or dismissed.

Status:

1/10/13 Second Read (H)

1/9/13 Introduced and First Read (H)

12/18/12 Pre-filed (H)

***HB 88 - Burlison**

Allows a circuit court to establish a veterans treatment court to dispose of criminal cases which stem from substance abuse or mental illness of military veterans or current military personnel

This act allows veterans treatment courts to be established by circuit courts as a means to dispose of cases which involve the abuse of substances by or mental illnesses of veterans or active military personnel. The program will encompass drug testing, mental health and/or substance abuse treatment, and judicial supervision. The act permits referrals to approved treatment programs only. Once a program has been completed successfully, the penalties, charges, or petitions may be modified, reduced, or dismissed.

Status:

1/10/13 Second Read (H)

1/9/13 Introduced and First Read (H)

12/20/12 Pre-filed (H)

SB 118 - Kraus

Authorizes the creation of veterans treatment courts

This act authorizes circuit courts or a combination of circuits to create veterans treatment courts. These courts will handle cases involving substance abuse or mental illness of current or former military personnel.

Veterans treatment courts may accept participants from other jurisdictions when there is no veterans treatment court in the jurisdiction where the participant is charged and as long as other criteria are met.

The veteran treatment courts shall refer participants to substance abuse and mental health treatments. The court shall dismiss, reduce, or modify the charges against the participant upon successful completion of a treatment program.

Any statements made by a participant during treatment or reports prepared by staff of the treatment program shall not be admissible as evidence against the participant in judicial proceedings. Veterans treatment court staff shall be informed of matters relevant to a participant's treatment, but records and reports are to be treated as confidential and not available to the public.

Status:

1/9/13 Introduced and First Read (S)

1/7/13 Pre-filed (S)

OLMSTEAD

No pending legislation

SAFETY/PREVENTION

No pending legislaton

SERVICES

*SB 128 - Sater

Modifies the permissible uses of electronic transfer benefits (EBT) cards for food stamp and cash assistance

This act modifies provisions relating to permissible uses of electronic benefits transfer (EBT) cards. EBT cards are the debit cards used to access food stamps or cash benefits issued by the Department

of Social Services. This act provides that except to the extent prohibited by federal law, the electronic benefit transfer system designed and implemented by the department shall prevent a recipient from using the EBT card to access cash benefits outside this state. This act shall not be construed to prohibit the use of an EBT card to access food stamps in any manner authorized by federal law.

The Department shall request necessary waivers to restrict the usage of food stamp benefits for the purchase of healthy food and beverages only. The list of items of healthy food and beverages eligible for purchase shall be promulgated by the Department under the regulations of the United States Department of Agriculture, taking into account the most recent and advanced scientific principles regarding good human health and fitness, in order to advance good health, well-being and fitness of the recipients.

Status:

1/10/13 Introduced and First Read (S)

OTHER

*HB 68 - Kelley

Designates the month of November as Pancreatic Cancer Awareness Month in Missouri

This act designates the month of November as "Pancreatic Cancer Awareness Month" in Missouri. Missouri citizens are encouraged to participate in activities and events to increase awareness of this cancer.

Status:

1/10/13 Second Read (H)

1/9/13 Introduced and First Read (H)

12/18/12 Pre-filed (H)

*HB 103 - Kelley

Allows a municipality to adopt a resolution or ordinance that allows all-terrain and utility vehicles to operate on the streets and highways under its jurisdiction

This act allows municipalities to pass an ordinance or resolution permitting all-terrain vehicles to be

operated on streets or highways under their jurisdiction.

Status:

1/10/13 Second Read (H)

1/9/13 Introduced and First Read (H)

12/27/12 Pre-filed (H)

APPROPRIATIONS

No pending legislation