

SIXTY-NINTH DAY - APRIL 27, 2005

LEGISLATIVE JOURNAL

**NINETY-NINTH LEGISLATURE
FIRST SESSION**

SIXTY-NINTH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, April 27, 2005

PRAYER

The prayer was offered by Senator Heidemann.

ROLL CALL

Pursuant to adjournment, the Legislature met at 9:00 a.m., Senator Cudaback presiding.

The roll was called and all members were present except Senator Jensen who was excused; and Senators Cornett, Landis, D. Pederson, and Thompson who were excused until they arrive.

CORRECTIONS FOR THE JOURNAL

The Journal for the sixty-eighth day was approved.

STANDING COMMITTEE REPORT

Judiciary

LEGISLATIVE BILL 348. Placed on General File as amended.

(Standing Committee amendment, AM1332, is printed separately and available in the Bill Room, Room 1104.)

(Signed) Patrick J. Bourne, Chairperson

AMENDMENTS - Print in Journal

Senator Chambers filed the following amendment to LB 57:
FA202

Add a new section: "For purposes of this act, body means the stage of development where an individual member of the species Homo sapiens in utero possesses arms, legs, hands, feet, a head and organs including heart, lungs, kidneys, liver, spleen and stomach."

Senator Chambers filed the following amendment to LB 57:
FA203

Add a new section: "The provisions of this act shall not apply until after an individual member of the species Homo sapiens in utero is of sufficient size to be visible without the aid of a microscope."

Senator Chambers filed the following amendment to LB 57:
FA204

Add a new section: "No textbook shall be used in any public school which uses any term other than 'unborn child' to describe every stage of development in utero of a member of the species Homo sapiens from the point or instant of conception until birth whether vaginally or by caesarian section."

GENERAL FILE

LEGISLATIVE BILL 117. The first Standing Committee amendment, FA188, found on page 1301, was renewed.

Senator Beutler renewed his pending amendment, AM1316, found on page 1302, to the first Standing Committee amendment.

Senator Beutler withdrew his amendment.

SENATOR SCHIMEK PRESIDING

SENATOR CUDABACK PRESIDING

Senator Bourne moved for a call of the house. The motion prevailed with 15 ayes, 0 nays, and 34 not voting.

Senator Chambers requested a record vote on the first Standing Committee amendment.

Voting in the affirmative, 43:

Aguilar	Connealy	Friend	Langemeier	Schimek
Baker	Cornett	Heidemann	McDonald	Schrock
Beutler	Cudaback	Hudkins	Mines	Smith
Bourne	Cunningham	Janssen	Pahls	Stuhr
Brashear	Engel	Johnson	Pederson, D.	Stuthman
Brown	Erdman	Kopplin	Preister	Synowiecki
Burling	Fischer	Kremer	Price	Wehrbein
Byars	Flood	Kruse	Raikes	
Combs	Foley	Landis	Redfield	

Voting in the negative, 0.

Present and not voting, 4:

Chambers Howard Louden Pedersen, Dw.

Excused and not voting, 2:

Jensen Thompson

The first Standing Committee amendment was adopted with 43 ayes, 0 nays, 4 present and not voting, and 2 excused and not voting.

The Chair declared the call raised.

Pending.

SELECT COMMITTEE REPORTS **Enrollment and Review**

LEGISLATIVE BILL 70. Placed on Select File as amended.

(E & R amendment, AM7088, is printed separately and available in the Bill Room, Room 1104.)

LEGISLATIVE BILL 70A. Placed on Select File.

(Signed) Michael Flood, Chairperson

AMENDMENTS - Print in Journal

Senator Synowiecki filed the following amendment to LB 709:
AM1323

(Amendments to Final Reading copy)

- 1 1. Insert the following new sections:
- 2 "Sec. 14. Sections 14 to 18 of this act shall be known
- 3 and may be cited as the Employer Public Health Services Report Act.
- 4 Sec. 15. The purpose of the Employer Public Health
- 5 Services Report Act is to require the compilation and reporting of
- 6 specified health benefit information relating to employers and
- 7 recipients of benefits under the medical assistance program
- 8 established in section 68-1018.
- 9 Sec. 16. All applicants for medical assistance benefits
- 10 under the medical assistance program established in section 68-1018
- 11 shall identify his or her employer or employers when making such
- 12 application. If the applicant is unemployed when making such
- 13 application, the applicant shall identify the employer or employers
- 14 of his or her spouse or financially responsible guardian.
- 15 Sec. 17. (1) The Department of Health and Human Services
- 16 Finance and Support, with the assistance and cooperation of the
- 17 Department of Health and Human Services, the Department of Labor,
- 18 and the Department of Revenue, shall compile and submit a report
- 19 annually to the Governor and the Legislature on or before January 5

20 as provided in this section.

21 (2) The report shall contain the following information
22 with respect to employers which employ twenty-five or more persons
23 who are recipients of medical assistance benefits under the medical
1 assistance program established in section 68-1018:

2 (a) The name of the employer;

3 (b) The number of persons receiving medical assistance
4 benefits who are employed by the employer;

5 (c) The number of persons receiving medical assistance
6 benefits who are the spouse or dependent of such employees; and

7 (d) Whether the employer receives tax incentives under
8 the Employment and Investment Growth Act, the Employment Expansion
9 and Investment Act, including the Enterprise Zone Act, the Invest
10 Nebraska Act, or the Rural Economic Opportunities Act.

11 Sec. 18. The report submitted under section 17 of this
12 act shall be made available to the public and shall comply with all
13 applicable provisions of the federal Health Insurance Portability
14 and Accountability Act of 1996 and other applicable provisions of
15 state and federal law, rules, and regulations."

16 2. On page 1, line 2, strike "and" and insert a comma;
17 and in line 3 after "Act" insert ", and the Employer Public Health
18 Services Report Act".

19 3. Renumber the remaining section accordingly.

Senators Brashear, Baker, Raikes, and Schrock filed the following
amendment to LB 645:

AM1334

(Amendments to Standing Committee amendments, AM0316)

1 1. Strike amendment 1 and insert the following new
2 amendment:

3 "1. Strike the original sections and all amendments
4 thereto and insert the following new sections:

5 'Section 1. For purposes of sections 2 to 6 of this act:

6 (1) Broadband services means the offering of a capability
7 for high-speed Broadband telecommunications capability at a speed
8 or bandwidth in excess of two hundred kilobits per second that
9 enables users to originate and receive high-quality voice, data,
10 and video telecommunications using any technology;

11 (2) Internet services means the offering of Internet
12 service provider services, providing voice over Internet protocol
13 services, or providing Internet protocol-based video services;

14 (3) Public power supplier means a public power district,
15 a public power and irrigation district, a municipal electric
16 system, a joint entity formed under the Interlocal Cooperation Act,
17 a joint public agency formed under the Joint Public Agency Act, an
18 agency formed under the Municipal Cooperative Financing Act, or any
19 other governmental entity providing electric service;

20 (4) Telecommunications has the same meaning as
21 telecommunications defined in section 86-117;

- 22 (5) Telecommunications services has the same meaning as
23 telecommunications service defined in section 86-121; and
1 (6) Video services means the delivery of any subscription
2 video service except those described in section 70-625.
3 Sec. 2. (1) Except as provided in sections 79-1319,
4 81-1120.01 to 81-1120.28, 85-401 to 85-418, 85-1501 to 85-1542, and
5 86-575, an agency or political subdivision of the state shall not:
6 (a) Provide on a retail or wholesale basis any broadband
7 services, Internet services, telecommunications services, or video
8 services;
9 (b) Be issued a certificate of convenience and necessity
10 as a telecommunications common carrier; or
11 (c) Be issued a permit as a telecommunications contract
12 carrier.
13 (2) The provisions of subsection (1) of this section
14 shall not apply to any public power supplier.
15 Sec. 3. A public power supplier shall not provide on a
16 retail basis any broadband services, Internet services,
17 telecommunications services, or video services.
18 Sec. 4. Nothing in sections 1 to 5 of this act shall
19 prohibit or restrict the ability of an agency or political
20 subdivision of the state or a public power supplier from deploying
21 and utilizing broadband services, Internet services,
22 telecommunications services, or video services, for its own use
23 either individually or jointly through the Interlocal Cooperation
24 Act, the Joint Public Agency Act, the Municipal Cooperative
25 Financing Act for the internal use and purposes of the agency,
26 political subdivision, or public power supplier or to carry out the
27 public purposes of the agency, political subdivision, or public
1 power supplier.
2 Sec. 5. (1) Except as otherwise provided in section 3 of
3 this act, nothing in this section shall be construed to restrict or
4 expand any authority of a public power supplier as that authority
5 existed prior to the effective date of this act.
6 (2) Except as otherwise provided in sections 3 and 4 of
7 this act, a public power supplier shall not provide on any basis
8 broadband services, Internet services, telecommunications services,
9 or video services.
10 (3) This section terminates on December 31, 2007.
11 Sec. 6. (1) The Broadband Services Task Force is
12 created. The members shall be appointed as follows:
13 (a) Three members appointed by the Executive Board of the
14 Legislative Council;
15 (b) Three members appointed by the Governor;
16 (c) Three members of the Public Service Commission;
17 (d) Three members of the Nebraska Power Review Board or
18 their designees; and
19 (e) Three members of the Nebraska Information Technology
20 Commission or their designees.

- 21 (2) Appointments under this section shall be completed
22 within thirty days after the effective date of this act and
23 reported to the Executive Board of the Legislative Council. The
24 chairperson of the executive board shall convene the first meeting
25 of the task force at which time the task force shall select a
26 chairperson.
- 27 (3) On behalf of the task force, the Executive Board of
1 the Legislative Council may contract for the services of a meeting
2 facilitator and such other assistance as the task force deems
3 necessary within the limits of the funds appropriated. In making
4 its selection of a meeting facilitator, the committees shall
5 consider experience in the areas of telecommunications and public
6 power. Expenses for the task force, if any, shall be within the
7 appropriations to the Nebraska Information Technology Commission.
- 8 (4) Issues to be studied by the task force shall include,
9 but are not limited to:
- 10 (a) The implications upon competition of agencies or
11 political subdivisions of the state or public power suppliers
12 offering infrastructure access for broadband services, Internet
13 services, telecommunications services, and video services and
14 private sector investment in networks for the provision of such
15 services;
- 16 (b) The need and necessity for the provision of wholesale
17 broadband services, Internet services, telecommunications services,
18 or video services by agencies or political subdivisions of the
19 state and public power suppliers;
- 20 (c) Issues regarding the establishment of fair and
21 equitable requirements for the regulation and taxation of the
22 provision of wholesale broadband services, Internet services,
23 telecommunications services, and video services by agencies or
24 political subdivisions of the state and public power suppliers;
- 25 (d) An assessment of the extent and availability of
26 public power infrastructure in the state and an evaluation of how
27 such infrastructure could be utilized to enhance the provision of
1 broadband services, Internet services, telecommunications services,
2 and video services to consumers and businesses and the feasibility
3 of using such technology in all regions of the state;
- 4 (e) A determination of how parity could be established
5 for competing interests in the provision of broadband services,
6 Internet services, telecommunications services, and video services,
7 including, but not limited to, the amount of property taxes paid,
8 income taxes, in lieu of tax payments paid, gross receipts taxes,
9 sales taxes paid, tax credits and funds provided under current
10 federal and state laws, and financing capabilities, including
11 shareholder equity; and
- 12 (f) An evaluation of the statutory and regulatory
13 frameworks of other states' publicly owned utilities as they relate
14 to providing broadband services, Internet services,
15 telecommunications services, and video services.

16 (5) The task force shall study the issues described in
 17 subsection (4) of this section, identify options for resolution of
 18 such issues, and make recommendations to the Legislature and the
 19 Governor relating to any policy changes the task force deems
 20 desirable. The task force shall complete its work by December 1,
 21 2006, and submit its report to the Legislature, the Governor, the
 22 Natural Resources Committee of the Legislature, and the
 23 Transportation and Telecommunications Committee of the Legislature
 24 by such date.

25 (6) This section terminates on December 1, 2006.

26 Sec. 7. Section 25-2602.01, Revised Statutes Supplement,
 27 2004, is amended to read:

1 25-2602.01. (a) A written agreement to submit any
 2 existing controversy to arbitration is valid, enforceable, and
 3 irrevocable except upon such grounds as exist at law or in equity
 4 for the revocation of any contract.

5 (b) A provision in a written contract to submit to
 6 arbitration any controversy thereafter arising between the parties
 7 is valid, enforceable, and irrevocable, except upon such grounds as
 8 exist at law or in equity for the revocation of any contract, if
 9 the provision is entered into voluntarily and willingly.

10 (c) The Uniform Arbitration Act applies to arbitration
 11 agreements between employers and employees or between their
 12 respective representatives.

13 (d) Contract provisions agreed to by the parties to a
 14 contract control over contrary provisions of the act other than
 15 subsections (e) and (f) of this section.

16 (e) Subsections (a) and (b) of this section do not apply
 17 to a claim for workers' compensation.

18 (f) Subsection (b) of this section does not apply to:

19 (1) A claim arising out of personal injury based on tort;

20 (2) A claim under the Nebraska Fair Employment Practice
 21 Act;

22 (3) Any agreement between parties covered by sections
 23 60-1401.01 to 60-1440; and

24 (4) Except as provided in section 44-811, any agreement
 25 concerning or relating to an insurance policy other than a contract
 26 between insurance companies including a reinsurance contract.

27 (g) When a conflict exists, the Uniform Arbitration Act

1 shall not apply to the Uniform Act on Interstate Arbitration and
 2 Compromise of Death Taxes and sections 44-811, 44-4824, 54-404 to
 3 54-406, 60-2701 to 60-2709, and 70-1301 to 70-1329; ~~and 86-588~~
 4 ~~to 86-590.~~

5 Sec. 8. Section 86-575, Revised Statutes Supplement,
 6 2004, is amended to read:

7 86-575. (1) Any agency or political subdivision of the
 8 state may:

9 (a) Own dark fiber;

10 (b) Sell dark fiber pursuant to section 86-576; and

11 (c) Lease dark fiber pursuant to section 86-577.
 12 (2) ~~No agency or political subdivision of the state shall~~
 13 ~~provide telecommunications services for a fee, except as authorized~~
 14 ~~in sections 79-1319, 81-1120.01 to 81-1120.28, 85-401 to 85-418,~~
 15 ~~and 85-1501 to 85-1542, or be issued a certificate of convenience~~
 16 ~~and necessity as a telecommunications common carrier or a permit as~~
 17 ~~a telecommunications contract carrier.~~ Any agency or political
 18 subdivision which sells or leases its dark fiber pursuant to
 19 sections 86-574 to 86-578 shall not be deemed to be providing
 20 telecommunications services ~~for a fee as defined in section 1 of~~
 21 this act.
 22 Sec. 9. Original sections 25-2602.01 and 86-575, Revised
 23 Statutes Supplement, 2004, are repealed.
 24 Sec. 10. The following sections are outright repealed:
 25 Sections 86-581 to 86-592, Revised Statutes Supplement, 2004.'".

GENERAL FILE

LEGISLATIVE BILL 117. The second Standing Committee amendment is as follows:

FA189

20 (16) Any person knowingly or intentionally possessing a
 21 firearm while in violation of subsection (1) of this section shall
 22 be punished by the next higher penalty classification than the
 23 penalty prescribed in subsection (2), (7), (8), (9), or (10) of
 24 this section, but in no event shall such person be punished by a
 25 penalty greater than a Class IB felony.

SENATOR JANSSEN PRESIDING

Pending.

VISITORS

Visitors to the Chamber were Larissa Wittrock from Humboldt; 62 fourth-grade students and teachers from Hickory Hill Elementary School, Papillion; 42 fifth-grade students and teachers from Howard Elementary School, Fremont; 12 third- and fourth-grade students and teacher from Nebraska Christian School, Central City; and 37 fourth-grade students and teachers from Portal Elementary School, La Vista.

RECESS

At 11:57 a.m., on a motion by Senator Howard, the Legislature recessed until 1:30 p.m.

AFTER RECESS

The Legislature reconvened at 1:30 p.m., Senator Cudaback presiding.

ROLL CALL

The roll was called and all members were present except Senator Jensen who was excused; and Senators Byars, Cunningham, Engel, Fischer, Foley, Landis, Loudon, McDonald, Raikes, Schimek, and Wehrbein who were excused until they arrive.

RESOLUTIONS

LEGISLATIVE RESOLUTION 93. Introduced by Kopplin, 3; Cornett, 45; Langemeier, 23; Dw. Pedersen, 39; Preister, 5; Thompson, 14; Wehrbein, 2.

WHEREAS, Pat Thomas was appointed Sarpy County sheriff in 1973; and

WHEREAS, Sheriff Pat Thomas has been re-elected eight times; and

WHEREAS, Sheriff Pat Thomas has served the citizens of Sarpy County for 32 years; and

WHEREAS, Sheriff Pat Thomas will retire as sheriff of Sarpy County on May 1, 2005.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NINETY-NINTH LEGISLATURE OF NEBRASKA, FIRST SESSION:

1. That the Legislature congratulates Sheriff Pat Thomas on his faithful service to the citizens of Sarpy County.

2. That a copy of this resolution be sent to Sheriff Pat Thomas.

Laid over.

LEGISLATIVE RESOLUTION 94. Introduced by Kopplin, 3.

WHEREAS, the Gretna High School Speech Team won first place in Class B at the Nebraska State Speech Tournament with the accumulated points of many individual medalists; and

WHEREAS, the Gretna High School Speech Team has been state runner-up for the last four years and last won the tournament in 1994; and

WHEREAS, team members said winning the team championship was as exciting as winning medals in individual events; and

WHEREAS, the Legislature is proud to recognize the team and individual successes of the youth of our state.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NINETY-NINTH LEGISLATURE OF NEBRASKA, FIRST SESSION:

1. That coaches Carole Carraher, Blaine Christen, and Travis Miller, and the members of the Gretna High School Speech Team, Kara Brown, Jessica Duin, Matt Eledge, Michael Fischer, Julia Glendenning, Nick Hartnett, Nathan Jones, Zach Klebba, Micalah Magee, Brendan McManus, Laura Miller, Lindsey Morton, Anna Phelan, Chelsea Richardson, Abby Stenberg, Seth Stednitz, and Ashleigh Winje be congratulated for their success.

2. That a copy of this resolution be sent to the Gretna High School Speech

Team.

Laid over.

AMENDMENT - Print in Journal

Senator Schimek filed the following amendment to LR 12CA:
AM0899

- 1 1. On page 1, line 3, strike "the general election in
- 2 November 2006" and insert "a special election on May 9, 2006,".

GENERAL FILE

LEGISLATIVE BILL 117. The second Standing Committee amendment, FA189, found in this day's Journal, was renewed.

Senator Bourne moved for a call of the house. The motion prevailed with 21 ayes, 1 nay, and 27 not voting.

The second Standing Committee amendment was adopted with 36 ayes, 1 nay, 2 present and not voting, and 10 excused and not voting.

The Chair declared the call raised.

The third Standing Committee amendment is as follows:
FA190

- 11 (d) Sold by a person, nineteen years of age or older, in
- 12 the course of his or her employment to a customer, eighteen years
- 13 of age or older, with the following restrictions:

Senator Chambers offered the following amendment to the third Standing Committee amendment:

FA205

Amend FA190

In lines 12 and 13, strike "to a customer, eighteen years of age or older".

Senator Chambers moved for a call of the house. The motion prevailed with 21 ayes, 0 nays, and 28 not voting.

The Chambers amendment lost with 4 ayes, 28 nays, 14 present and not voting, and 3 excused and not voting.

The Chair declared the call raised.

Pending.

Senator Bourne moved for a call of the house. The motion prevailed with 24 ayes, 0 nays, and 25 not voting.

The third Standing Committee amendment was adopted with 43 ayes, 0 nays, 3 present and not voting, and 3 excused and not voting.

The Chair declared the call raised.

The fourth Standing Committee amendment is as follows:

FA191

14 (i) No customer shall be allowed to purchase, receive, or
 15 otherwise acquire more than one thousand four hundred forty
 16 milligrams of pseudoephedrine base or one thousand four hundred
 17 forty milligrams of phenylpropanolamine base during a
 18 twenty-four-hour period; and

SENATOR SCHIMEK PRESIDING

SENATOR CUDABACK PRESIDING

Senator Bourne moved for a call of the house. The motion prevailed with 18 ayes, 0 nays, and 31 not voting.

The fourth Standing Committee amendment was adopted with 42 ayes, 0 nays, 2 present and not voting, and 5 excused and not voting.

The Chair declared the call raised.

The fifth Standing Committee amendment is as follows:

FA192

19 (ii) The customer shall display an operator's license or
 20 state identification card as proof of identification; and

Senator Beutler reoffered his amendment, AM1181, found on page 1189 and considered on page 1301, to the fifth Standing Committee amendment.

Pending.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 605A. Introduced by Thompson, 14.

A BILL FOR AN ACT relating to appropriations; to appropriate funds to aid in carrying out the provisions of Legislative Bill 605, Ninety-ninth Legislature, First Session, 2005; and to declare an emergency.

AMENDMENT - Print in Journal

Senator Chambers filed the following amendment to LB 709:
AM1345

(Amendments to Final Reading copy)

- 1 1. Insert the following new section:
- 2 "Sec. 14. Notwithstanding any other provision of law,
- 3 the Director of Health and Human Services and the Tax Commissioner
- 4 shall annually prepare an employee health benefit report. The
- 5 report shall provide the following information for each business
- 6 which has signed an agreement to receive tax incentives under the
- 7 Employment and Investment Growth Act, the Employment Expansion and
- 8 Investment Incentive Act, including the Enterprise Zone Act, the
- 9 Invest Nebraska Act, or the Rural Economic Opportunities Act:
- 10 (1) The name and address of the business;
- 11 (2) The number of full-time and part-time employees of
- 12 the business;
- 13 (3) Whether the business offers health benefits to its
- 14 employees, and if so, the nature and scope of the health benefits;
- 15 and
- 16 (4) The number of full-time and part-time employees and
- 17 the number of spouses or dependents of such employees who are
- 18 covered under health benefits offered by the business and the
- 19 nature and scope of such coverage.
- 20 The report shall be submitted annually on February 1 to
- 21 the Health and Human Services Committee of the Legislature and the
- 22 Revenue Committee of the Legislature.".
- 23 2. On page 1, line 3, after the first semicolon insert
- 1 "to require an employee health benefit report;".
- 2 3. Renumber the remaining section accordingly.

SELECT COMMITTEE REPORTS
Enrollment and Review

LEGISLATIVE BILL 40. Placed on Select File as amended.
E & R amendment to LB 40:
AM7089

- 1 1. In the Redfield-Jensen-Synowiecki amendment, AM1227,
- 2 on page 5, line 17, strike "development" and insert
- 3 "developmental".
- 4 2. On page 1, strike beginning with "real" in line 1
- 5 through line 5 and insert "public health and welfare; to amend
- 6 sections 58-703, 58-706, 76-901, 76-903, and 77-1327, Reissue
- 7 Revised Statutes of Nebraska, and section 71-812, Revised Statutes
- 8 Supplement, 2004; to change and eliminate provisions relating to
- 9 the Affordable Housing Trust Fund, the Behavioral Health Services
- 10 Fund, and the documentary stamp tax; to harmonize provisions; to
- 11 provide an operative date; to repeal the original sections; and to
- 12 declare an emergency."

LEGISLATIVE BILL 40A. Placed on Select File as amended.
E & R amendment to LB 40A:
AM7090

- 1 1. On page 1, line 3, before the period insert "; and to
- 2 declare an emergency.

LEGISLATIVE BILL 114. Placed on Select File.

(Signed) Michael Flood, Chairperson

MESSAGE FROM THE GOVERNOR

April 27, 2005

Patrick J. O'Donnell
Clerk of the Legislature
State Capitol, Room 2018
Lincoln, NE 68509

Dear Mr. O'Donnell:

Engrossed Legislative Bills 193e, 274, 276, 351e, 361e, 389, 389A, 503e, 503Ae, and 739 were received in my office on April 25, 2005.

These bills were signed by me and delivered to the Secretary of State on April 27, 2005.

Sincerely,
(Signed) Dave Heineman
Governor

VISITORS

Visitors to the Chamber were 8 fifth- and sixth-grade students and teacher from St. Mary's School, Osmond; 11 eighth-grade students and teacher from Lake Minatare School, Minatare; Betty Davis and James Davis Jr. from Washington, D.C.; members of the Waverly High School Leadership Academy; and Chris Amundson from Norfolk.

ADJOURNMENT

At 5:02 p.m., on a motion by Senator Langemeier, the Legislature adjourned until 9:00 a.m., Thursday, April 28, 2005.

Patrick J. O'Donnell
Clerk of the Legislature