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After adopting the bill's conference committee report, members passed the measure and its emergency with a vote of 44 to 0.

Later, a motion to suspend the rules yielded a motion to reconsider whereby the measure passed. Members then rejected the bill's conference committee report, sending it back for further conference.

HB2373, by Sen. Cal Hobson, D-Lexington, eliminates financial responsibilities of the state treasurer relating to the collection of certain traffic citations. After adopting its conference committee report, the Senate passed it with a vote of 42 to 0.

HB2414, by Sen. Robert M. Kerr, D-Altus, prohibits transportation of oversized farm equipment by trailer on any highway during the hours of darkness.

After adopting the bill's conference committee report, members passed the measure with a vote of 44 to 0.

HB2483, by Sen. Frank Shurden, D-Henryetta, updates language relating to the State Board of Agriculture.

After adopting the bill's conference committee report, members passed the measure and its emergency clause with a vote of 47 to 0.

After adopting the bill's conference committee report, members passed the measure with a vote of 42 to 0.

HB2501, by Sen. Bernest Cain, D-Oklahoma City, modifies powers and duties of the Department of Human Services, the Oklahoma Health Care Authority and the Oklahoma Medicaid Program Integrity Act.

After adopting the bill's conference committee report, members passed the measure with a vote of 44 to 0.

HB2553, by Sen. Ben Robinson, D-Muskogee, deletes surplus line insurance brokers from licensing requirements.

Already on Fourth Reading, members passed the measure and its emergency clause with a vote of 42 to 0.

HB2692, by Sen. Ted Fisher, D-Sapulpa, places the Juvenile Justice Advisory and Oversight Committee under the supervision of the Office of Juvenile Affairs.

The bill was laid over for further questioning.

HCR1059, by Sen. Sam Helton, D-Lawton, authorizes the Board of Regents for the University of Oklahoma acting on behalf of Cameron University to issue revenue bonds.

Helton made a motion to withdraw the

measure from committee and move it directly to the floor. The motion adopted, the measure was laid over for further questioning.

SB806, by Haney, appropriates funds to the Oklahoma House of Representatives, the Legislative Service Bureau and the Oklahoma State Senate.

After adopting the measure's conference committee report, members passed the bill and its emergency clause with a vote of 44 to 0.

SB808, also by Haney, appropriates funds to the Oklahoma Department of Libraries and the Secretary of State.

After adopting the bill's conference committee report, members passed the measure with a vote of 42 to 0.

SB1152, by Sen. Kevin Easley, D-Broken Arrow, creates the Substance Abuse Prevention Program and provides guidelines for children in need of supervision or those who are delinquent.

Under the measure, adjudicated minors who are found to have substance abuse problems could be made to witness the ramifications of such abuse.

The measure provides for such minors to tour a medium or maximum security prison, witness a corpse, or spend time in an emergency ward of a hospital to witness the effects of substance abuse.

"This has clearly worked in other states," Easley said, citing California as an example.

The program would be implemented with the consent of the defendant in the case at a cost of \$50 to \$80.

Sen. Carol Martin, R-Comanche, disagreed with Easley, saying statistics clearly

prove such programs are ineffective.

"If we pass this, you are going to pat yourselves on the back, when judges can already do this," she said.

While Sen. Bernest Cain, D-Oklahoma City, agreed with Martin, he said the decision to participate in such a program should be made by those involved.

"There is no data that shows this program is more effective than any other," he said, "but that is between them, the parents and the judge. I don't have any objection to them trying to do it this way."

The measure also provides for visitations with persons who have contracted the AIDS virus or with a person who has a child with a drug or alcohol condition.

The measure also requires a 1,000 word essay relating to the experiences and states that the county, court or facility involved in the program cannot be held liable for any resulting civil damages.

"This is nothing more than a politically correct statute," said Sen. Jerry Pierce, R-Tulsa, referring to the language relating to AIDS. "This bill is so bad that they place a limit of liability on those who participate in it."

Sen. Lewis Long, D-Glenpool, related a story from his childhood, stating that he once witnessed an automobile accident caused by the driver being intoxicated. Both the driver and the passenger were dead as a result.

"I assure you," he stressed, "as a teenager, that made an impression on me."

"We are talking about kids that are already in the system," Easley said in closing.

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