## **SENATE JOURNAL** Sixty-third General Assembly **STATE OF COLORADO** First Regular Session

Ninety-first Legislative Day

Tuesday, April 10, 2001

Prayer	By the chaplain, Reverend Paul Kottke, University Park Methodist Church.						
Call to Order	By the President at 9:00 a.m.						
Roll Call	PresentTotal, 31. Absent/ExcusedGordon, Lamborn, McElhany, PerlmutterTotal, 4. Present laterGordon, Lamborn, Perlmutter.						
Quorum	The President announced a quorum present.						
Reading of Journal	On motion of Senator Windels, reading of the Journal of Monday, April 9, 2001 was dispensed with and the Journal was approved as corrected by the Secretary.						
Committee of the Whole	On motion of Senator Linkhart, the Senate resolved itself into Committee of the Whole for continuation of Special OrdersSecond Reading of Bills. Senator Linkhart was called to the Chair to act as Chairman.						
	SPECIAL ORDERSSECOND READING OF BILLS (Continuation)						
	The Committee of the Whole having risen, the Chairman reported that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:						
HB01-1349	by Representatives Johnson and Swenson; also Senator PhillipsConcerning clarification that the term "raffle" includes the game commonly referred to as a "duck race" for purposes of the "Bingo and Raffles Law".						
	Amendment No. 1, Business, Labor and Finance Committee Amendment. (Printed in Senate Journal, March 21, 2001, page 592.)						
	Amendment No. 2, Appropriations Committee Amendment. (Printed in Senate Journal, April 9, 2001, page 789.)						
	As amended, ordered revised and placed on the calendar for Third Reading and Final Passage.						
	ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE						
	On motion of Senator Linkhart, the Report of the Committee of the Whole was adopted and, a majority of all members elected having voted in the affirmative, the following action was taken:						
	Passed on Second Reading: HB01-1349 as amended.						
	SENATE SERVICES REPORT						
Senate	Correctly printed: SR01-014.						
Services	Correctly rerevised: HB01-1274, 1088.						
	Correctly reengrossed: SB01- 046.						
	Correctly engrossed: SB01-174, 099.						

#### **COMMITTEE OF REFERENCE REPORTS**

The committees recommend the following:

Judiciary After consideration on the merits, the committee recommends that **SB01-210** be amended as follows and, as so amended be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 2, after line 1, insert the following:

"**SECTION 1. Legislative declaration.** (1) The general assembly hereby finds that:

(a) Studies show that the recidivism rate for certain persons who are convicted of unlawful sexual behavior is significantly higher than for persons who are convicted of other crimes;

(b) Persons who are convicted of unlawful sexual behavior and subsequently released into the community with little or no supervision can pose an extreme danger to society, especially to children, who are most in need of society's protection;

(c) Unlawful sexual behavior takes a devastating toll on society, creating victims who, though they may recover from the physical injuries they receive, often suffer from psychological trauma and injury that continues throughout their lives, affecting their personal and social relationships and their ability to fully participate in and contribute to society;

(d) Requiring persons who are convicted of unlawful sexual behavior to periodically and consistently register with their local law enforcement agencies is a necessary step in reducing the danger posed by these persons;

(e) Studies show that most persons who engage in unlawful sexual behavior develop a pattern of actions that lead up to the offense and that refusing to register as a sex offender is, in certain cases, an early step in following that pattern and often leads, ultimately, to a subsequent offense of unlawful sexual behavior;

(f) Imposing a significant penalty for failure to register as a sex offender is likely to result in greater compliance with the sex offender registration requirements and more effective law enforcement and will provide a more effective mechanism for early intervention with a person before that person's pattern of actions culminates in creation of another victim of unlawful sexual behavior.

(2) The general assembly therefore finds that failure to register as a sex offender is a serious offense that requires imposition of a significant penalty in order to adequately protect the public safety.".

Renumber succeeding sections accordingly.

Page 2, line 11, strike "5 FELONY" and substitute "6 FELONY";

line 14, strike "ADULT." and substitute "ADULT; EXCEPT THAT ANY SECOND OR SUBSEQUENT OFFENSE OF FAILURE TO REGISTER AS A SEX OFFENDER BY SUCH PERSON IS A CLASS 5 FELONY.";

strike lines 16 and 17 and substitute the following:

"PURSUANT TO THE PROVISIONS OF SECTION 18-1-105. IF SUCH PERSON IS SENTENCED TO PROBATION, THE COURT SHALL REQUIRE, AS A CONDITION OF PROBATION, THAT THE PERSON PARTICIPATE UNTIL FURTHER ORDER OF THE COURT IN AN INTENSIVE SUPERVISION PROBATION PROGRAM ESTABLISHED PURSUANT TO SECTION 16-13-807, C.R.S. IF SUCH PERSON IS SENTENCED TO INCARCERATION AND SUBSEQUENTLY RELEASED ON PAROLE, THE PAROLE BOARD SHALL REQUIRE, AS A CONDITION OF PAROLE, THAT THE PERSON PARTICIPATE IN AN INTENSIVE SUPERVISION PAROLE PROGRAM ESTABLISHED PURSUANT TO SECTION 16-13-805, C.R.S.";

strike lines 22 and 23 and substitute "COMMITTED BY AN ADULT.".

Page 3, strike lines 1 and 2;

strike lines 20 through 27 and substitute the following:

"**SECTION 4.** 16-13-805, Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW SUBSECTION to read:

**16-13-805. Parole - intensive supervision program.** (1.5) IN ADDITION TO THE PERSONS SPECIFIED IN SUBSECTION (1) OF THIS SECTION, THE PAROLE BOARD SHALL REQUIRE, AS A CONDITION OF PAROLE, ANY PERSON CONVICTED OF FELONY FAILURE TO REGISTER AS A SEX OFFENDER, AS DESCRIBED IN SECTION 18-3-412.5 (4) (b) (I), C.R.S., WHO IS SENTENCED TO INCARCERATION AND SUBSEQUENTLY RELEASED ON PAROLE, TO PARTICIPATE IN THE INTENSIVE SUPERVISION PAROLE PROGRAM ESTABLISHED PURSUANT TO THIS SECTION.

**SECTION 5.** 16-13-807, Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW SUBSECTION to read:

**16-13-807. Probation - intensive supervision program.** (1.5) IN ADDITION TO THE PERSONS SPECIFIED IN SUBSECTION (1) OF THIS SECTION, THE COURT SHALL REQUIRE ANY PERSON CONVICTED OF FELONY FAILURE TO REGISTER AS A SEX OFFENDER, AS DESCRIBED IN SECTION 18-3-412.5 (4) (b) (I), C.R.S., AND SENTENCED TO PROBATION TO PARTICIPATE, AS A CONDITION OF PROBATION AND UNTIL FURTHER ORDER OF THE COURT, IN THE INTENSIVE SUPERVISION PROBATION PROGRAM ESTABLISHED PURSUANT TO THIS SECTION.".

Strike pages 4 and 5.

Page 6, strike lines 1 through 22.

Renumber succeeding sections accordingly.

Judiciary After consideration on the merits, the committee recommends that **HB01-1264** be amended as follows and, as so amended be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 4, after line 17, insert the following:

"SECTION 4. 14-10-115 (7) (d.5), Colorado Revised Statutes, is amended to read:

14-10-115. Child support - guidelines - schedule of basic child Determination of income. support obligations - repeal. (7) (d.5) (I) At the time of the initial establishment of a child support order, or in any proceeding to modify a support order, if a parent is also legally responsible for the support of other children born prior to the children who are the subject of the child support order and for whom the parents do not share joint legal responsibility, an adjustment shall be made revising such parent's income prior to calculating the basic child support obligation for the children who are the subject of the support order if the children are living in the home of the parent seeking the adjustment or if the children are living out of the home, and the parent seeking the adjustment provides documented proof of money payments of support of those children. The amount shall not exceed the guidelines listed in this section. An amount equal to SEVENTY-FIVE PERCENT OF the amount listed under the schedule of basic child support obligations in paragraph (b) of subsection (10) of this section which would represent a support obligation based only upon the responsible parent's gross income, without any other adjustments, for the number of such other children for whom such parent is also responsible shall be subtracted from the amount of such parent's gross income prior to calculating the basic child support obligation based on both parents' gross income as provided in subsection (10) of this section.

(II) The adjustment pursuant to this paragraph (d.5), based on the responsibility to support other children, shall not be made to the extent that the adjustment contributes to the calculation of a support order lower

### HB01-1264

than a previously existing support order for the children who are the subject of the modification hearing at which an adjustment is sought.".

Renumber succeeding sections accordingly.

Page 10, after line 3, insert the following:

"**SECTION 11. Effective date.** Section 4 of this act shall take effect July 1, 2001, and the remainder of this act shall take effect upon passage.".

Renumber succeeding section accordingly.

Judiciary After consideration on the merits, the committee recommends that **HB01-1371** be amended as follows and, as so amended be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 5, strike lines 7 through 9 and substitute "PATIENT COMMITS A CLASS 1 MISDEMEANOR.";

after line 14, insert the following:

"(jj) (I) The department shall, pursuant to section 14 of article XVIII of the state constitution, promulgate rules of administration concerning the implementation of the medical marijuana program established by such section and that specifically govern the following:

(A) THE ESTABLISHMENT AND MAINTENANCE OF A CONFIDENTIAL REGISTRY OF PATIENTS WHO HAVE APPLIED FOR AND ARE ENTITLED TO RECEIVE A REGISTRY IDENTIFICATION CARD;

(B) THE DEVELOPMENT BY THE DEPARTMENT OF AN APPLICATION FORM AND MAKING SUCH FORM AVAILABLE TO RESIDENTS OF THIS STATE SEEKING TO BE LISTED ON THE CONFIDENTIAL REGISTRY OF PATIENTS WHO ARE ENTITLED TO RECEIVE A REGISTRY IDENTIFICATION CARD;

(C) THE VERIFICATION BY THE DEPARTMENT OF MEDICAL INFORMATION CONCERNING PATIENTS WHO HAVE APPLIED FOR A CONFIDENTIAL REGISTRY CARD;

(D) THE ISSUANCE AND FORM OF CONFIDENTIAL REGISTRY IDENTIFICATION CARDS;

(E) COMMUNICATIONS WITH LAW ENFORCEMENT OFFICIALS ABOUT CONFIDENTIAL REGISTRY IDENTIFICATION CARDS THAT HAVE BEEN SUSPENDED WHERE A PATIENT IS NO LONGER DIAGNOSED AS HAVING A DEBILITATING MEDICAL CONDITION; AND

(F) THE MANNER IN WHICH THE DEPARTMENT MAY CONSIDER ADDING DEBILITATING MEDICAL CONDITIONS TO THE LIST OF DEBILITATING MEDICAL CONDITIONS CONTAINED IN SECTION 14 OF ARTICLE XVIII OF THE STATE CONSTITUTION.";

line 15, strike "(jj) (I)" and substitute "(II)";

line 26, strike "(II)" and substitute "(III)".

Business, Labor, and Finance After consideration on the merits, the committee recommends that **HB01-1312** be amended as follows and, as so amended be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 3, strike lines 13 through 15 and substitute the following:

"SECTIONS 39-22-604 AND 39-22-604.5, AND CREDITS AGAINST TAX FOR THE SALES TAX REFUND PURSUANT TO SECTION 39-22-2003.".

#### HB01-1312

Page 6, line 7, strike "39-22-604 AND" and substitute "39-22-604,";

line 8, after "30-22-604.5,", insert "AND 39-22-2003,".

Page 7, line 4, strike "39-22-604 AND 39-22-604.5" and substitute "39-22-604, 39-22-604.5, AND 39-22-2003";

line 16, strike "39-22-604 OR 39-22-604.5." and substitute "39-22-604, 39-22-604.5, AND 39-22-2003.".

Business, Labor, and Finance After consideration on the merits, the committee recommends that **HB01-1153** be amended as follows and, as so amended be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 2, strike lines 4 through 12 and substitute the following:

"12-4-112. Exemptions. (6) (a) NOTHING IN THIS ARTICLE SHALL BE CONSTRUED TO PREVENT AN INTERIOR DESIGNER FROM PREPARING INTERIOR DESIGN DOCUMENTS AND SPECIFICATIONS FOR INTERIOR FINISHES AND NONSTRUCTURAL ELEMENTS WITHIN AND SURROUNDING INTERIOR SPACES OF A BUILDING OR STRUCTURE OF ANY SIZE, HEIGHT, AND OCCUPANCY AND FILING SUCH DOCUMENTS AND SPECIFICATIONS FOR THE PURPOSE OF OBTAINING APPROVAL FOR A BUILDING PERMIT AS PROVIDED BY LAW FROM THE APPROPRIATE CITY, CITY AND COUNTY, OR REGIONAL BUILDING AUTHORITY, WHICH MAY APPROVE OR REJECT ANY SUCH FILING IN THE SAME MANNER AS FOR OTHER PROFESSIONS. INTERIOR DESIGNERS SHALL NOT BE RESPONSIBLE FOR THE CONSTRUCTION OF THE STRUCTURAL FRAME SYSTEM SUPPORTING A BUILDING, MECHANICAL, PLUMBING, HEATING, AIR CONDITIONING, VENTILATION, ELECTRICAL VERTICAL TRANSPORTATION SYSTEMS, FIRE RATED VERTICAL SHAFTS IN ANY MULTI-STORY STRUCTURE, FIRE-RELATED PROTECTION OF STRUCTURAL ELEMENTS, SMOKE EVACUATION AND COMPARTMENTALIZATION, EMERGENCY SPRINKLER SYSTEMS, OR EMERGENCY ALARM SYSTEMS. ANY INTERIOR DESIGNER SHALL, AS A CONDITION OF FILING INTERIOR DESIGN DOCUMENTS AND SPECIFICATIONS FOR THE PURPOSE OF OBTAINING APPROVAL FOR A BUILDING PERMIT, PROVIDE TO THE RESPONSIBLE BUILDING OFFICIAL OF THE JURISDICTION A CURRENT COPY OF THE INTERIOR DESIGNER'S PROFESSIONAL LIABILITY INSURANCE COVERAGE THAT IS IN FORCE. NO INTERIOR DESIGNER SHALL BE SUBJECT TO ANY OF THE RESTRICTIONS SET FORTH IN PARAGRAPHS (b) AND (d) OF SUBSECTION (1) OF THIS SECTION.";

line 21, after "OBTAINING", insert "APPROVAL FOR".

Page 3, line 20, strike "(I)".

Page 4, strike lines 1 through 11.

## **MESSAGE FROM THE HOUSE**

April 9, 2001

Mr. President:

The House has adopted and transmits herewith HJM01-1001, as printed in House Journal, April 5, page 1118

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB01-1326, amended as printed in House Journal, April 5, page 1112.

In response to the request of the Senate, the Speaker has appointed Representatives T. Williams, chairman, Smith, and Marshall as House conferees on the First Conference Committee on SB01-034. The House has granted authorization to go beyond the scope of differences.

In response to the request of the Senate, the Speaker has appointed Representatives Spradley, chairman, T.Williams, and Tapia as House conference on the First Conference Committee on SB01-144.

In response to the request of the Senate, the Speaker has appointed Representatives Clapp, chairman, Stafford, and Mace as House conferees on the First Conference Committee on SB01-118.

In response to the request of the Senate, the Speaker has appointed Representatives Johnson, chairman, Smith, and Madden as House conferees on the First Conference Committee on SB01-140.

April 10, 2001

Mr. President:

The House has adopted and transmits herewith HJR01-1026, as printed in House Journal, April 3, page 1091-1092.

#### **MESSAGE FROM THE REVISOR**

We herewith transmit:

without comment, as amended, HB01-1326.

### **INTRODUCTION OF BILLS--FIRST READING**

The following bill was read by title and referred to the committee indicated:

**HB01-1326** by Representative Mitchell; also Senator Hagedorn--Concerning regulation of air pollution emissions from stationary sources, and, in connection therewith, amending the fee structure for air pollutant emission notices, changing the applicable dates for cumulative economic analyses, and making an appropriation. Health, Environment, Children & Families

Appropriations

### **INTRODUCTION OF RESOLUTIONS**

The following resolution was read by title and referred to the committee indicated.

**SR01-013** by Senator Musgrave and Dyer (Durango)--Concerning Colorado state senate's opposition 43 to the treatment of United States military personnel held captive by the government of the 44 People's Republic of China. 45

WHEREAS, On April 1, 2001, a United States Navy EP-3E reconnaissance plane collided with a Chinese fighter jet while doing routine surveillance over international waters causing the death of the Chinese pilot, Wang Wei; and

WHEREAS, The 24 crew members of the United States aircraft were forced to make an emergency landing at a Chinese military base on Hainan Island in the South China Sea; and

WHEREAS, The Chinese inappropriately boarded the United States aircraft, examined the top-secret technology aboard it, and have detained the American crew members; and

WHEREAS, China will not allow free access to the 24 American crew members who are still held on Hainan Island; and

WHEREAS, Although disputed by China, the accident occurred when the Chinese aircraft started to fly directly below the United States aircraft and the American aircraft executed a banking maneuver; and

WHEREAS, It is unconscionable for China to demand an apology from the United States for this accident when it is clear that the United States aircraft and its crew were lawfully performing the routine, yet vital, function of gathering intelligence for the United States government and that the accident was brought on by increasingly aggressive Chinese fighter pilots; and WHEREAS, The United States had, prior to this accident, made complaints to the Chinese government about the increasingly aggressive and dangerous tactics used during these intercepts by Chinese pilots; and

WHEREAS, The captivity of the 24 American crew members is another example of China's poor human rights record and should play an integral role in preventing the city of Beijing and the country of China from hosting the 2008 Summer Olympics; and

WHEREAS, The families and friends of the American crew members are anxiously waiting for their safe return; and

WHEREAS, Yellow ribbons flutter from many tree branches and fence posts in Oak Harbor, Washington, where residents keep a vigil for the detained crew members; and

WHEREAS, We, the Colorado State Senate, out of respect and sympathy for the crew members and their families who are being held as prisoners, respectfully request that Mayor Wellington Webb return to Colorado from China where he is meeting with Chinese representatives regarding the creation of a trade office in China, until the crew members are released by the Chinese government; now, therefore,

Be It Resolved by the Senate of the Sixty-third General Assembly of the State of Colorado:

That we, the members of the Colorado State Senate, hereby express our opposition to and abhorrence of the treatment of the captured American crew members by the government of the People's Republic of China and request the President and Congress of the United States to take all necessary steps to convey this expression of the Senate to the Chinese government and to ensure the immediate release of these Americans.

*Be It Further Resolved*, That copies of this Senate Resolution be sent to the President, Speaker of the United States House of Representatives, the President of the United States Senate, each member of the Colorado congressional delegation, and Mayor Wellington Webb.

Public Policy and Planning

### INTRODUCTION AND CONSIDERATION OF RESOLUTIONS

The following resolution was read by title:

**HJR01-1026** By Representative Miller; also Senator Chlouber--Concerning Western State College Week.

Senator Chlouber moved to suspend Senate Rule 30(e), for immediate consideration of **HJR01-1026**.

A majority of those elected to the Senate having voted in the affirmative, immediate consideration was granted.

On motion of Senator Chlouber, the resolution was read at length and adopted by the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Anderson	Y	Evans	Y	May	Y	/ Takis	Y
Andrews	Y	Fitz-Gerald	Y	McElhany	E		Y
Arnold	Y	Gordon	Y	Musgrave	Y	Taylor	Y
Cairns	Y	Hagedorn	Y	Nichol	Y	/ Teck	Y
Chlouber	Y	Hanna	Y	Owen	Y	Thiebaut	Y
Dyer, E.	Y	Hernandez	Y	Pascoe	Y	/ Tupa	Y
Dyer, F.	Y	Hillman	Y	Perlmutter	Y	Windels	Y
Entz.	Y	Lamborn	Y	Phillips	Y	Mr. President	Y Y
Epps	Y	Linkhart	Y	Reeves	Y	7	

Co-sponsors added: The present roll call of the Senate.

## **INTRODUCTION OF MEMORIALS**

The following memorial was read by title:

**HJM01-1001** by Representative Williams T. and Webster; also Senator Owen--Memorializing former Representative Kenneth W. Monfort.

Laid over one day under Senate Rule 30(e).

# THIRD READING--FINAL PASSAGE OF BILLS

On Third Reading, the title of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:

**SB01-174** by Senator Epps--Concerning criminal background checks for emergency medical technicians, and making an appropriation therefor.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Anderson	Ŋ	/ Evans	Y	May		Y Takis	Y
Andrews	Ŋ	/ Fitz-Gerald	Y	McElhany		E Tate	Y
Arnold	Ŋ	Gordon	Y	Musgrave		Y Taylor	Y
Cairns	λ	/ Hagedorn	Y	Nichol		Y Teck	Y
Chlouber	Ŋ	/ Hanna	Y	Owen		Y Thiebaut	Y
Dyer, E.	Ŋ	/ Hernandez	Y	Pascoe		Y Tupa	Y
Dyer, F.	Ŋ	/ Hillman	Y	Perlmutter		Y Windels	Y
Entz.	Ŋ	/ Lamborn	Y	Phillips		Y Mr. President	t Y
Epps	Y	<sup>7</sup> Linkhart	Y	Reeves		Y	

A majority of all members elected to the Senate having voted in the affirmative, the bill was declared **passed**.

Co-sponsors added: Arnold, Dyer (Arapahoe), Evans, Hillman, Lamborn, May, Musgrave, Nichol, Teck, Tupa.

**SB01-099** by Senator Dyer (Littleton)--Concerning prohibitions on trademark counterfeiting.

The question being "Shall the bill pass?", the roll call was taken with the following result:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Anderson		Y Evans	Y	May	Y	Takis	Y
Andrews		Y Fitz-Gerald	Y	McElhany	E	Tate	Y
Arnold		Y Gordon	Y	Musgrave	Y	Taylor	Y
Cairns		Y Hagedorn	Y	Nichol	Y	Teck	Y
Chlouber		Y Hanna	Y	Owen	Y	Thiebaut	Y
Dyer, E.		Y Hernandez	Y	Pascoe	Y	Tupa	Y
Dyer, F.		Y Hillman	Y	Perlmutter	Y	Windels	Y
Entz.		Y Lamborn	Y	Phillips	Y	Mr. President	Y
Epps		Y Linkhart	Y	Reeves	Y		

A majority of all members elected to the Senate having voted in the affirmative, the bill was declared **passed**.

Co-sponsors added: Andrews, Arnold, Cairns, Evans, Hagedorn, Hernandez, May, Musgrave, Nichol, Owen, Teck.

## **MESSAGE FROM THE HOUSE**

April 10, 2001

Mr. President:

The House has voted to authorize the House conferees on the First Conference Committee on HB01-1292 to consider matters not at issue between the two houses.

#### FIRST REPORT OF FIRST CONFERENCE COMMITTEE ON HB01-1124

#### 

To the President of the Senate and the Speaker of the House of Representatives:

Your first conference committee appointed on HB01-1124, concerning limitations on the authority to issue special license plates, has met and reports that it has agreed upon the following:

That the House accede to the Senate amendments made to the bill, as said amendments appear in the rerevised bill, with the following changes:

Amend rerevised bill, page 2, line 21, strike "AGREEMENTS. THE" and substitute "AGREEMENTS, BUT SHALL BE RETIRED IF SUCH PLATES ARE NOT ISSUED FOR AT LEAST TWO HUNDRED AND FIFTY VEHICLES PURSUANT TO RULES PROMULGATED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT. UNLESS SUCH PLATES WERE APPROVED BEFORE JANUARY 1, 2001, THE".

Respectfully submitted,

House Committee:

(signed) (signed) Representative Swenson, Chairman Senator Nichol, Chairman

(signed) Representative Lee (signed) Senator Takis

Senate Committee:

(signed) Representative Mace (signed) Senator May

## **CHANGE IN SPONSORSHIP**

Due to the resignation of Senator Dennis, the President announced the following changes in sponsorship.

SB01-006 -- Senator Entz. SB01-057 -- Senator Entz. HB01-1134 -- Senator Hernandez. HB01-1220 -- Senator Entz.

On motion of Senator Thiebaut, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the calendar of Monday, April 9, 2001, was laid over until Tuesday, April 10, 2001, retaining its place on the calendar.

General Orders--Second Reading of Bills: HB01-1131, HB01-1189, SB01-067, SB01-041, SCR01-002, SB01-081, SB01-204, SB01-014. Consideration of Resolutions: SJR01-010, SJR01-023, SJR01-024. Consideration of Memorials: SM01-001. Consideration of House Amendments to Senate Bills: SB01-066, SB01-080. Consideration of House Adherence: HJR01-1010. Consideration of Governor's Vetoes: SB01-043. Consideration of Governor's Appointments: Colorado Tourism Office Colorado School of Mines, Board of Trustees State Housing Board Board of Directors of the Colorado Compensation Insurance Authority Securities Board Special Funds Board for Workers Compensation Self Insurers Wildlife Commission Board of Assessment Appeals Consideration of Conference Committees Report: HB01-1250. 1

# TRIBUTES--A POINT OF INTEREST

Honoring Herman Frederick Enninga by Senator Musgrave

Honoring Peter Sawtell by Senator Linkhart

Honoring Matthew Bates by Senator Arnold

Honoring Benjamin Miceli by Senator Arnold

Honoring Anthony Shepherd by Senator Arnold

Honoring Erie High School Lady Tigers Softball team by Senator Phillips

On motion of Senator Thiebaut, the Senate adjourned until 9:00 a.m., Wednesday, April 11, 2001.

Approved:

Stan Matsunaka President of the Senate

Attest:

Karen Goldman Secretary of the Senate