# **HOUSE JOURNAL**

## SIXTY-THIRD GENERAL ASSEMBLY

### STATE OF COLORADO

# First Regular Session

Twenty-eighth Legislative Day

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Clapp

Cloer

Crane

Coleman

Y

Y

Y

Johnson

Kester

Larson

King

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Veiga

Webster

Weddig

Vigil

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Y

Y

Tuesday, February 6, 2001

Prayer by Pastor Steve Garcia, Celebration Community Church, Denver. 2 3 4 The Speaker called the House to order at 9:00 a.m. 5 The roll was called with the following result: 7 Present--64. 8 Excused--Representative Daniel--1. 9 10 The Speaker declared a quorum present. 11 12 On motion of Representative Cloer, the reading of the journal of 13 February 5, 2001, was dispensed with and approved as corrected by the 14 15 Chief Clerk. 16 17 18 THIRD READING OF BILLS--FINAL PASSAGE 19 20 The following bills were considered on Third Reading. The titles were 21 publicly read. Reading of the bill at length was dispensed with by 22 unanimous consent. 23 24 HB01-1085 by Representative(s) Sinclair; also Senator(s) Takis--25 Concerning the selection process for employment in the 26 state personnel system.  $\overline{27}$ The question being "Shall the bill pass?". 29 A roll call vote was taken. As shown by the following recorded vote, a 30 majority of those elected to the House voted in the affirmative and the bill 31 was declared **passed**. 32 33 YES 62 NO 2 EXCUSED 1 ABSENT 0 34 35 Alexander Y Groff Miller Spence Y Y Y Spradley 36 Bacon Y Grossman Y Mitchell Y Y 37 Berry Y Hefley Y Nuñez Y Stafford Y 38 Borodkin Y Paschall Y Hodge N Stengel N 39 Swenson Y Boyd Y Hoppe Y Plant Y 40 Cadman Y Jahn Y Ragsdale Y Tapia Y Y 41 Chavez Y Jameson Y Rhodes Y **Tochtrop** 

4	Daniel Decker Fairbank Fritz Garcia	E Y Y Y Y	Lawrence Lee Mace Madden Marshall	Y Y Y Y Y	Schultheis Scott Sinclair Smith Snook	Y Y Y Y Y	White Williams S. Williams T. Witwer Young Mr. Speaker	Y Y Y Y Y Y
8	Co-sponsors ad	lded: I	Representativ	es Rag	sdale, Tochti	op.	_	

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10 **HB01-<u>1115</u>** by Representative(s) White, Stengel; also Senator(s) Phillips--Concerning requirements that licensed

automobile dealers disclose the amount of compensation prior to completion of a transaction.

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The question being "Shall the bill pass?".

16 A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill 18 was declared **passed**.

20	YES 59	NO	) 4	EXC	CUSED 2		ABSENT (	)
21								
22	Alexander	Y	Groff	Y	Miller	Y	Spence	Y
23	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	E
24	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	Y
25	Borodkin	Y	Hodge	Y	Paschall	Y	Stengel	Y
26	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y
27	Cadman	N	Jahn	Y	Ragsdale	Y	Tapia	Y
28	Chavez	Y	Jameson	Y	Rhodes	Y	Tochtrop	Y
29	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y
30	Cloer	Y	Kester	Y	Romanoff	Y	Vigil	Y
31	Coleman	Y	King	Y	Saliman	Y	Webster	Y
32	Crane	Y	Larson	N	Sanchez	Y	Weddig	Y
33	Daniel	E	Lawrence	Y	Schultheis	Y	White	Y
34	Decker	Y	Lee	Y	Scott	Y	Williams S.	Y
35	Fairbank	Y	Mace	Y	Sinclair	N	Williams T.	Y
36	Fritz	Y	Madden	Y	Smith	Y	Witwer	Y
37	Garcia	Y	Marshall	Y	Snook	Y	Young	N
38							Mr. Speaker	Y
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40 Representative Spradley excused from voting under House Rule 21(c). Co-sponsors added: Representatives Garcia, Mitchell, Scott.

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HB01-1021 by Representative Tochtrop; also Senator Tate--Concerning increased disclosure requirements relating to the provision of automobile personal injury protection insurance.

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The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

53	YES 57	NO 7	EXCUSED 1	ABSENT	0
54	Alexander	Y Groff	Y Miller	Y Spence	Y
55	Bacon	Y Grossman	Y Mitchell	Y Spradley	Y
56	Berry	Y Hefley	Y Nuñez	Y Stafford	Y

1	Borodkin	Y	Hodge	Y	Paschall	Y	Stengel	Y
2	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y
3	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y
4	Chavez	Y	Jameson	Y	Rhodes	N	Tochtrop	Y
5	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y
6	Cloer	N	Kester	Y	Romanoff	Y	Vigil	Y
7	Coleman	Y	King	Y	Saliman	Y	Webster	Y
8	Crane	Y	Larson	N	Sanchez	Y	Weddig	Y
9	Daniel	E	Lawrence	Y	Schultheis	Y	White	Y
10	Decker	Y	Lee	Y	Scott	Y	Williams S.	Y
11	Fairbank	N	Mace	Y	Sinclair	Y	Williams T.	N
12	Fritz	N	Madden	Y	Smith	Y	Witwer	Y
13	Garcia	Y	Marshall	Y	Snook	Y	Young	N
14							Mr. Speaker	Y
15								

Co-sponsors added: Representatives Borodkin, Coleman, Grossman, Mace, Madden, Marshall, Ragsdale, Tapia, Vigil, Williams S.

#### **HB01-1218**

by Representative(s) Spence, Bacon, Groff, Hefley, Kester, King, Lee, White, Williams S.; also Senator(s) Arnold--Concerning the use of the curriculum-based achievement college entrance examination, and in connection therewith, delaying the use of the scores of the examination for rating schools' academic performance and authorizing certain students to take the examination on an alternative, nationwide date.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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33	YES 63	NC	) 1	EXC	CUSED 1		ABSENT 0		
34									
35	Alexander	Y	Groff	Y	Miller	Y	Spence	Y	
36	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	Y	
37	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	Y	
38	Borodkin	Y	Hodge	Y	Paschall	N	Stengel	Y	
39	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y	
40	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y	
41	Chavez	Y	Jameson	Y	Rhodes	Y	Tochtrop	Y	
42	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y	
43	Cloer	Y	Kester	Y	Romanoff	Y	Vigil	Y	
44	Coleman	Y	King	Y	Saliman	Y	Webster	Y	
45	Crane	Y	Larson	Y	Sanchez	Y	Weddig	Y	
46	Daniel	E	Lawrence	Y	Schultheis	Y	White	Y	
47	Decker	Y	Lee	Y	Scott	Y	Williams S.	Y	
48	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	Y	
49	Fritz	Y	Madden	Y	Smith	Y	Witwer	Y	
50	Garcia	Y	Marshall	Y	Snook	Y	Young	Y	
51							Mr. Speaker	Y	
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 Co-sponsors added: Representatives Boyd, Hodge, Jahn, Mace, Marshall, Tapia.

HB01-1222

by Representative(s) Hefley, King, Spence; also Senator(s) Anderson--Concerning the replacement of information on student drop out rates with information on school attendance rates in reports for elementary schools.

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The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

11	YES 61	NO	) 3	EXC	CUSED 1		ABSENT (	)
12								
13	Alexander	Y	Groff	Y	Miller	Y	Spence	Y
14	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	Y
15	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	Y
16	Borodkin	Y	Hodge	Y	Paschall	N	Stengel	Y
17	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y
18	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y
19	Chavez	Y	Jameson	Y	Rhodes	Y	Tochtrop	Y
20	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y
21	Cloer	Y	Kester	Y	Romanoff	Y	Vigil	Y
22	Coleman	Y	King	Y	Saliman	Y	Webster	Y
23	Crane	Y	Larson	N	Sanchez	Y	Weddig	Y
24	Daniel	E	Lawrence	Y	Schultheis	Y	White	Y
25	Decker	Y	Lee	Y	Scott	Y	Williams S.	Y
26	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	Y
27	Fritz	Y	Madden	Y	Smith	Y	Witwer	Y
28	Garcia	Y	Marshall	Y	Snook	Y	Young	N
29							Mr. Speaker	Y

Co-sponsors added: Representatives Cadman, Coleman, Decker, Hodge, Mace, Marshall, Williams S.

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**HB01-1001** by Representative(s) King; also Senator(s) McElhany--Concerning the state sales tax refund payable to qualified individuals when state revenues are in excess of the constitutional limitation on state fiscal year spending.

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The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

44	YES 64	NO	0 C	EXC	CUSED 1		ABSENT	0
45	Alexander	Y	Groff	Y	Miller	Y	Spence	Y
46	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	Y
47	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	Y
48	Borodkin	Y	Hodge	Y	Paschall	Y	Stengel	Y
49	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y
50	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y
51	Chavez	Y	Jameson	Y	Rhodes	Y	Tochtrop	Y
52	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y
53	Cloer	Y	Kester	Y	Romanoff	Y	Vigil	Y
54	Coleman	Y	King	Y	Saliman	Y	Webster	Y
55	Crane	Y	Larson	Y	Sanchez	Y	Weddig	Y
56	Daniel	F	Lawrence	Y	Schultheis	Y	White	Y

	House Journa		Page 287					
1 2 3 4 5 6	Decker Fairbank Fritz Garcia	Y	Lee Mace Madden Marshall	Y Y Y Y	Scott Sinclair Smith Snook	Y Y Y Y	Williams S. Williams T. Witwer Young Mr. Speaker	Y Y Y Y Y
7 8 9	Co-sponsors a Speaker.	idded: F	Representati	ves Ca	dman, Fairb	ank, G	arcia, Vigil, N	Ir.
10 11 12 13 14 15	HB01-1009  The question	Evans condu agencibeing "	TeckCoct records in the second seconds.	oncern manag	ing the stement audi	ate au ts of st	also Senator(ditor's duty ate governme	to ent
16 17 18 19	A roll call vo majority of th was declared	ose elec	ted to the H	shown Iouse v	by the follo oted in the	owing i affirma	recorded vote, ative and the b	ill
20 21	YES 64	NO	0	EXC	CUSED 1		ABSENT 0	
22 23 24 25 26 27 28	Alexander Bacon Berry Borodkin Boyd Cadman Chavez	Y Y Y Y	Groff Grossman Hefley Hodge Hoppe Jahn Jameson	Y Y	Miller Mitchell Nuñez Paschall Plant Ragsdale Rhodes	Y Y Y Y Y Y	Spence Spradley Stafford Stengel Swenson Tapia Tochtrop	Y Y Y Y Y Y
20	Clann		Iohnson	$\overline{\mathbf{v}}$	Rinny	V	Veiga	$\overline{\mathbf{V}}$

29 Clapp Y Johnson Rippy Veiga 30 Cloer Y Y Kester Romanoff Y Vigil Y 31 Coleman Y Y King Y Saliman Y Webster Y Larson Y 32 Crane Y Y Sanchez Weddig 33 Daniel Y E Lawrence Y Schultheis Y White 34 Decker Y Lee Y Scott Y Williams S. Y 35 Fairbank Y Y Sinclair Y Williams T. Y Mace Y 36 Fritz Y Madden Y Smith Y Witwer 37 Y Garcia Marshall Y Snook Y Young 38 Mr. Speaker 39

Co-sponsors added: Representatives Coleman, Jahn, Mace, Miller, Romanoff, Williams S., Williams T.

<u>HB01-1010</u> by Representative(s) Young; also Senator(s) Evans, Hernandez, Teck--Concerning the assessment of available space for public records storage in state archives and public records.

The question being "Shall the bill pass?".

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A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

52		•						
53	YES 64	No	0 C	EXC	CUSED 1		ABSENT	0
54	Alexander	Y	Groff	Y	Miller	Y	Spence	Y
55	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	Y
56	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	Y

1	Borodkin	Y	Hodge	Y	Paschall	Y	Stengel	Y
2	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y
3	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y
4	Chavez	Y	Jameson	Y	Rhodes	Y	Tochtrop	Y
5	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y
6	Cloer	Y	Kester	Y	Romanoff	Y	Vigil	Y
7	Coleman	Y	King	Y	Saliman	Y	Webster	Y
8	Crane	Y	Larson	Y	Sanchez	Y	Weddig	Y
9	Daniel	Е	Lawrence	Y	Schultheis	Y	White	Y
10	Decker	Y	Lee	Y	Scott	Y	Williams S.	Y
11	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	Y
12	Fritz	Y	Madden	Y	Smith	Y	Witwer	Y
13	Garcia	Y	Marshall	Y	Snook	Y	Young	Y
14							Mr. Speaker	Y
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16 Co-sponsors added: Representatives Coleman, Kester, Mace, Ragsdale, Scott.

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# REPORTS OF COMMITTEES OF REFERENCE

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#### **APPROPRIATIONS**

After consideration on the merits, the Committee recommends the following:

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be amended as follows, and as so amended, be referred to 26 **HB01-1091** the Committee of the Whole with favorable recommendation:

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30 Amend printed bill, page 13, line 19, strike "TO" and substitute "TO 31 CONTINUOUSLY";

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33 line 20, strike "CONTRACT." and substitute "CONTRACT, EFFECTIVE THE 34 FISCAL YEAR COMMENCING JULY 1, 2000.".

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#### **EDUCATION**

40 After consideration on the merits, the Committee recommends the 41 following:

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**HB01-1137** be postponed indefinitely.

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46 **HB01-1186** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

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50 Amend printed bill, page 2, strike lines 2 through 25.

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52 Page 3, strike line 1.

54 Renumber succeeding sections accordingly.

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56 Page 3, line 5, strike "(I)";

line 13, strike "SUBPARAGRAPH (I)" and substitute "PARAGRAPH (a)"; 3 strike lines 17 through 27. 4 5 Page 4, strike lines 1 through 3; 6 7 line 9, strike "OR (1.5) (a) (II)"; 8 9 line 15, strike "DESCRIBED IN SECTION 24-51-1001"; 10 11 line 16, strike "(1.5) (a)"; 12 13 strike lines 24 through 27. 14 15 Strike page 5. 16 17 Page 6, strike lines 1 through 26. 18 19 Renumber succeeding sections accordingly. 20 21 22 23 24 HEALTH, ENVIRONMENT, WELFARE, & INSTITUTIONS 25 After consideration on the merits, the Committee recommends the 26 following: 27 28 HB01-1109 be amended as follows, and as so amended, be referred to 29 Committee on Finance with favorable 30 recommendation: 31 32 Amend printed bill, page 2, strike lines 2 through 4 and substitute the 33 following: 34 35 "**SECTION 1.** 39-22-504.7 (1) and (2), Colorado Revised 36 Statutes, are amended to read:"; 37 38 line 7, strike "(2) (e) (I) **Employer**" and substitute, "(1) (a) Establishment of accounts. On and after January 1, 1995, an 39 40 employer may offer to establish medical OR PRESCRIPTION savings 41 accounts. 42 43 (b) An employee on whose behalf a medical OR PRESCRIPTION savings account has not been established by his or her employer may establish by his or her employer may establish such an account on his or 46 her own behalf. 47 48 (2) (a) Each year an employer may contribute to an employee's 49 medical OR PRESCRIPTION savings account an amount that does not exceed 50 three thousand dollars. 51

(b) If an employer establishes a medical OR PRESCRIPTION savings account for an employee but contributes less than the maximum set forth in paragraph (a) of this subsection (2), the employee may contribute the difference in accordance with the provisions of paragraph (d) of this 56 subsection (2).

(c) An employee who establishes his or her own medical OR PRESCRIPTION savings account may contribute to such account an amount that does not exceed the maximum set forth in paragraph (a) of this subsection (2). Any such contribution is to be made in accordance with the provisions of paragraph (d) of this subsection (2).

- **Employee contributions pretax.** (I) All employee contributions to medical OR PRESCRIPTION savings accounts are made on a pretax basis, pursuant to section 39-22-104.6. Such contributions are subject to the same limitations as employer contributions.
- (II) An employee shall elect to make contributions to his or her 13 medical OR PRESCRIPTION savings account by signing a written election. Such election is to be in the form prescribed by the executive director of the department of revenue and is to be signed prior to the date the employer withholds the first contribution.";

18 line 8, before "contributions - tax", insert "(e) (I) Employer";

20 line 13, strike "MEDICAL";

line 16, strike "MEDICAL SAVINGS ACCOUNT" MEANS A MEDICAL" and substitute "SAVINGS ACCOUNT" MEANS A";

line 17, strike "IF THE EMPLOYEE IS";

strike lines 18 through 21 and substitute the following:

"SUCH ACCOUNT SHALL BE USED TO REIMBURSE THE EMPLOYEE FOR ANY OUT-OF-POCKET EXPENSES RELATED TO PRESCRIPTION MEDICATION FOR THE EMPLOYEE OR THE EMPLOYEE'S DEPENDENT. THE PRESCRIPTION SAVINGS ACCOUNT MAY ROLLOVER.";

Page 3, line 4, strike "MEDICAL";

38 line 8, after "(II)" insert "(A)";

after line 17, insert the following:

"(B) THE LIMITATION OF THIS SUBPARAGRAPH (II) SHALL APPLY IN THE CASE OF A CONTROLLED GROUP OF C CORPORATIONS, AS DEFINED IN SECTION 1563 OF THE INTERNAL REVENUE CODE; QUALIFIED SUBCHAPTER S SUBSIDIARIES AND PARENT CORPORATIONS THEREOF AND FOR ALL RELATED LIMITED LIABILITY COMPANIES; AND ALL ENTITIES ELECTING PASS-THROUGH ENTITY STATUS FOR FEDERAL INCOME TAX PURPOSES SUBJECT TO INCOME TAX TO BE SHARED BY THE TAXPAYER OWNERS ON THE SAME BASIS AS PROFITS AND LOSSES ARE SHARED.

**SECTION 2.** 39-22-504.7 (3) (a) and the introductory portion to 39-22-504.7 (3) (b), Colorado Revised Statutes, are amended, and the said 39-22-504.7 (3) (b), is further amended BY THE ADDITION OF A NEW SUBPARAGRAPH to read:

39-22-504.7. Medical savings accounts - establishment -

contributions - distributions - restrictions - taxation - portability. 2 (3) **Distributions.** (a) An account holder shall submit documentation of eligible medical OR PRESCRIPTION expenses paid during the tax year to the account administrator, and the account administrator shall reimburse the account holder for such expenses. 6 7 (b) Moneys may be distributed from a medical OR PRESCRIPTION 8 savings account only for the purpose of: 9 10 (I.5) REIMBURSING THE ELIGIBLE PRESCRIPTION EXPENSES OF THE 11 ACCOUNT HOLDER OR HIS OR HER SPOUSE OR DEPENDENT CHILD;". 12 13 Renumber succeeding sections accordingly. 14 15 Page 3, line 26, strike "MEDICAL". 16 17 Page 4, line 9, strike "MEDICAL". 18 19 20 21 HB01-1134 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable 23 recommendation: 24 25 Amend printed bill, strike everything below the enacting clause, and substitute the following: 27 28 "**SECTION 1.** 25-1-107 (1) (a.5), Colorado Revised Statutes, is amended BY THE ADDITION OF THE FOLLOWING NEW SUBPARAGRAPHS to read: 31 32 25-1-107. Powers and duties of the department - repeal. (1) The department has, in addition to all other powers and duties 33 34 imposed upon it by law, the following powers and duties: 35 36 (a.5) (IV) WHEN A PUBLIC SAFETY WORKER, EMERGENCY MEDICAL 37 SERVICE PROVIDER, OR STAFF MEMBER OF A DETENTION FACILITY HAS 38 BEEN EXPOSED TO BLOOD OR OTHER BODILY FLUID WHICH THERE IS A 39 REASON TO BELIEVE MAY BE INFECTIOUS WITH HEPATITIS C, STATE AND 40 LOCAL HEALTH DEPARTMENTS WITHIN THEIR RESPECTIVE JURISDICTIONS SHALL ASSIST IN EVALUATION AND TREATMENT OF ANY INVOLVED PERSONS 42 BY: 43 44 (A) ACCESSING INFORMATION ON THE INCIDENT AND ANY PERSONS 45 INVOLVED TO DETERMINE WHETHER A POTENTIAL EXPOSURE TO HEPATITIS 46 C OCCURRED: 47 48 (B) Examining and testing such involved persons to DETERMINE HEPATITIS C INFECTION WHEN THE FACT OF AN EXPOSURE HAS 50 BEEN ESTABLISHED BY THE STATE OR LOCAL HEALTH DEPARTMENT; 51 52 (C) COMMUNICATING RELEVANT INFORMATION AND LABORATORY

53 TEST RESULTS ON THE INVOLVED PERSONS TO SUCH PERSONS' ATTENDING 54 PHYSICIANS OR DIRECTLY TO THE INVOLVED PERSONS IF THE 55 CONFIDENTIALITY OF SUCH INFORMATION AND TEST RESULTS IS 56 ACKNOWLEDGED BY THE RECIPIENTS AND ADEQUATELY PROTECTED, AS

DETERMINED BY THE STATE OR LOCAL HEALTH DEPARTMENT; AND

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(D) PROVIDING COUNSELING TO THE INVOLVED PERSONS ON THE POTENTIAL HEALTH RISKS RESULTING FROM EXPOSURE AND THE AVAILABLE METHODS OF TREATMENT.

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(V) THE EMPLOYER OF AN EXPOSED PERSON SHALL ENSURE THAT 8 RELEVANT INFORMATION AND LABORATORY TEST RESULTS ON THE INVOLVED PERSON ARE KEPT CONFIDENTIAL. SUCH INFORMATION AND LABORATORY RESULTS ARE CONSIDERED MEDICAL INFORMATION AND PROTECTED FROM UNAUTHORIZED DISCLOSURE.

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**SECTION 2.** The introductory portion to 25-4-1405 (7.5) (a), Colorado Revised Statutes, is amended to read:

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25-4-1405. Disease control by the state department of public health and environment and local health departments. (7.5) (a) When a public safety worker, emergency medical service provider, or staff member of a detention facility has been exposed to blood or other bodily 20 fluid which there is a reason to believe may be infectious with HIV, state and local health departments within their respective jurisdictions may SHALL assist in evaluation and treatment of any involved persons by:

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**SECTION 3. Effective date.** This act shall take effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly that is allowed for submitting a referendum petition pursuant to article V, section 1 (3) of the state constitution; except that, if a referendum petition is filed against this act or an item, section, or part of this act within such period, then the act, item, section, or part, if approved by the people, shall take effect on the date of the official declaration of the vote thereon by proclamation of the governor.".

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HB01-1152

be amended as follows, and as so amended, be referred to Committee of the Whole with favorable recommendation:

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Amend printed bill, strike everything below the enacting clause, and substitute the following:

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"SECTION 1. 26-2-122.3 (1) (b), Colorado Revised Statutes, is amended to read:

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26-2-122.3. Adult foster care and home care allowance as services under certain public assistance programs - administered by **department of health care policy and financing.** (1) (b) In addition to the amount of assistance available pursuant to paragraph (a) of this subsection (1), the medical services board in the department of health care policy and financing, with the consent of the general assembly and subject to available funds, may provide a home care allowance for persons eligible to receive old age pension, aid to the needy disabled, or aid to the blind. For the purposes of this paragraph (b), "home care allowance" is a program that provides payments, subject to available appropriations, to functionally impaired persons who are, or who would

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be but for their income, eligible to receive old age pension pursuant to section 26-2-114, aid to the needy disabled pursuant to section 26-2-119, or aid to the blind pursuant to section 26-2-120. To be eligible for a home care allowance, a person's monthly gross income shall be less than the applicable monthly grant standard for the old age pension, aid to the needy disabled, or aid to the blind programs, plus the person's authorized monthly home care allowance grant, as determined in accordance with rules promulgated pursuant to this paragraph (b). THE HOME CARE ALLOWANCE GRANT SHALL NOT EXCEED THE EQUIVALENT OF FOUR HUNDRED TWENTY-NINE SERVICE UNITS PER YEAR FOR A MEMBER OF THE ELIGIBLE PERSON'S FAMILY. The payments allow recipients who are in need of long-term care to purchase community-based services as defined in section 26-4-507 (2) (c). Such services may include, but need not be limited to, the supervision of self-administered medications, assistance with activities of daily living as defined in section 26-4-507 (2) (a), and assistance with instrumental activities of daily living as defined in section 26-4-507 (2) (g). The rules adopted by the medical services board shall specify, in accordance with the provisions of this section, the services available under the program and shall specify eligibility criteria for the home care allowance program, which shall be in addition to the eligibility criteria for the old age pension, aid to the needy disabled, or aid to the blind programs. In addition, the rules shall specifically provide for a determination as to the person's functional impairment and the person's unmet need for paid care and shall address amounts awarded to persons eligible for home care allowance. The medical services board shall specify in the rules the methods for determining the unmet need for paid care and the amount of a home care allowance that may be awarded to eligible persons. THE AMOUNT OF THE HOME CARE ALLOWANCE SHALL NOT EXCEED THE EQUIVALENT OF FOUR HUNDRED TWENTY-NINE SERVICE UNITS PER YEAR FOR A MEMBER OF THE ELIGIBLE PERSON'S FAMILY. Such methods may be based on how often a person experiences unmet need for paid care or any other method that the medical services board determines is valid in correlating unmet need for paid care with an amount of a home care allowance award. The medical services board shall require that eligibility and unmet need for paid care be determined through the use of a comprehensive and uniform client assessment instrument as described in section 26-4-507. The medical services board may adjust income eligibility criteria, including any functional impairment standard, or the amounts awarded to eligible persons or may limit or suspend enrollments as necessary to manage the home care allowance program within the funds appropriated by the general assembly. In addition, the medical services board may adjust which services are available under the program; except that such adjustment shall be consistent with the provisions of this subsection (1).

**SECTION 2.** 26-4-609 (2), Colorado Revised Statutes, is amended to read:

**26-4-609.** Special provisions - personal care services provided by a family. (2) The maximum reimbursement for the services provided by a member of the person's family per year for each client shall not exceed five thousand dollars per family per year THE EQUIVALENT OF FOUR HUNDRED FORTY-FOUR SERVICE UNITS PER YEAR FOR A MEMBER OF THE ELIGIBLE PERSON'S FAMILY.

**SECTION 3.** 26-4-645.5 (2), Colorado Revised Statutes, is

amended to read:

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34 35 36 **HB01-1161** 

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26-4-645.5. Special provisions - personal care services **provided by a family.** (2) The maximum reimbursement for the services provided by a member of the person's family per year for each client shall not exceed five thousand dollars per family per year THE EQUIVALENT OF FOUR HUNDRED FORTY-FOUR SERVICE UNITS PER YEAR FOR A MEMBER OF THE ELIGIBLE PERSON'S FAMILY.

**SECTION 4.** 26-4-684 (3) (b), Colorado Revised Statutes, is amended to read:

26-4-684. Implementation of home- and community-based services program for persons with brain injury authorized - federal waiver - duties of the department. (3) (b) A member of an eligible person's family, other than the person's spouse or a parent of a minor, may be employed to provide personal care services to such person. The 18 maximum reimbursement for the services provided by a member of the person's family per year for an eligible person shall not exceed five 20 thousand dollars per family per year THE EQUIVALENT OF FOUR HUNDRED FORTY-FOUR SERVICE UNITS PER YEAR FOR A MEMBER OF THE ELIGIBLE PERSON'S FAMILY. Standards that apply to other providers who provide personal care services apply to a family member who provides these services. In addition, a registered nurse shall supervise a family member in providing services to the extent indicated in the eligible person's plan of care.

**SECTION 5. Safety clause.** The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.".

> be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, strike everything below the enacting clause, and substitute the following:

"SECTION 1. 26-4-106 (1) and (3), Colorado Revised Statutes, are amended to read:

26-4-106. Application - verification of eligibility. (1) Determination of eligibility for medical benefits shall be made by the county department in which the applicant resides; EXCEPT THAT ELIGIBILITY FOR MEDICAL BENEFITS MAY BE MADE BY STATE DEPARTMENT 48 ELIGIBILITY TECHNICIANS LOCATED AT THE PRIVATE SERVICE CONTRACTOR THAT ADMINISTERS THE CHILDREN'S BASIC HEALTH PLAN. Local social security offices also determine eligibility for medicaid benefits at the same time they determine eligibility for supplemental security income. Any person who is determined to be eligible pursuant to the requirements of this article shall be eligible for benefits until such person is determined to be ineligible. Upon determination that any person is ineligible for medical benefits, the county department shall notify the applicant in 56 writing of its decision and the reason therefor. Separate determination of

eligibility and formal application for benefits under this article for persons eligible as provided in sections 26-4-201 and 26-4-301 shall be made in accordance with the rules and regulations of the state department.

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(3) The state department shall promulgate rules to simplify the processing of applications in order that medical benefits are furnished to recipients as soon as possible, including rules that provide for initial processing of applications for medical assistance only at locations other than the county departments, or locations used for processing applications for aid to families with dependent children, OR AT THE LOCATION USED BY THE PRIVATE SERVICE CONTRACTOR THAT ADMINISTERS THE CHILDREN'S 12 BASIC HEALTH PLAN FOR DETERMINING ELIGIBILITY OF CHILDREN FOR SUCH PLAN. Said rules may make provision for the payment of medical benefits for a period not to exceed three months prior to the date of application in cases where the applicant did not make application prior to his or her need for said medical benefits. Adequate safeguards shall be established by the state department to ensure that only eligible persons receive benefits under this article. In addition, an applicant who is eighteen years of age or older shall be required to supply a form of personal photographic identification either by providing a valid Colorado driver's license or a valid identification card issued by the department of revenue pursuant to section 42-2-302, C.R.S. The state department may adopt rules that exempt applicants from the requirement of supplying a form of personal photographic identification if such requirement causes an unreasonable hardship or if such requirement is in conflict with federal law. The state department shall also adopt rules that allow for assistance to be provided on an emergency basis until the applicant is able to obtain or qualify for a driver's license or identification card; however, a county department is not required to recover emergency assistance from an applicant who fails, upon recertification, to meet the photographic identification requirement.

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**SECTION 2. Effective date.** This act shall take effect July 1, 2001.

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**SECTION 3. Safety clause.** The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.".

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#### **INFORMATION & TECHNOLOGY**

After consideration on the merits, the Committee recommends the following:

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**<u>HB01-1125</u>** be referred favorably to the Committee on Finance.

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HB01-1135 be amended as follows, and as so amended, be referred to Committee of the Whole with favorable recommendation:

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> Amend printed bill, page 3, line 6, after "ELECTIONS", insert "OR A MOCK ELECTION AS DEFINED BY THE SECRETARY OF STATE".

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Page 4, line 2, strike "32-1-804(2)." and substitute "1-1-104(8), C.R.S.";
 3
    line 15, strike "SUPPORT SERVICES" and substitute "ADVICE".
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    Page 5, strike lines 15 through 17 and substitute the following:
    "THUMBPRINTS, FINGERPRINTS, OR ANY OTHER TECHNIQUE OF BIOMETRIC";
 8 line 19, strike "IS CAPABLE" and substitute "THE SECRETARY OF STATE
 9
    FINDS TO BE A REASONABLE METHOD".
10
11
   Page 6, line 16, strike "OR AT PLACES OF WORK".
12
13 Page 7, line 4, strike "OR A DESIGNATED ELECTION OFFICIAL";
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    strike lines 9 and 10 and substitute the following:
16
    "REQUIREMENTS OF THIS SECTION, A RECOGNIZED INDEPENDENT TESTING
17
    AUTHORITY SATISFYING THE PROVISIONS OF SECTION 1-5-608.5, C.R.S.,
18 SHALL";
19
20 line 16, strike "(6)," and substitute "(6) AND THE ISSUANCE OF A FINAL
21
    REPORT BY THE INDEPENDENT TESTING AUTHORITY SUMMARIZING THE
    TEST RESULTS,";
24 line 23, strike "(a)".
25
26 Page 8, strike lines 2 through 5;
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    strike lines 16 through 19 and substitute the following:
    "CONDUCTED BY A SPECIAL DISTRICT IN WHICH A MATTER ARISING UNDER
    SECTION 20 OF ARTICLE X OF THE STATE CONSTITUTION IS NOT ON THE
31
    BALLOT.";
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33
   line 21, strike "SUBSTANTIAL" and substitute "ANY CREDIBLE";
34
35 after line 26, insert the following:
36
          "(11) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION,
    THE DESIGNATED ELECTION OFFICIAL OF A SPECIAL DISTRICT THAT HAS
38 MADE A NEES AVAILABLE FOR VOTING IN AN ELECTION OF THE DISTRICT
39
    FOR THE FIRST TIME SHALL CONDUCT A TEST ELECTION IN WHICH ELIGIBLE
40 ELECTORS CAST THEIR BALLOTS BY NONELECTRONIC MEANS AT THE SAME
41 TIME AS ELIGIBLE ELECTORS ARE ABLE TO CAST THEIR BALLOTS BY MEANS
42 OF THE NEES.".
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    Renumber succeeding subsections accordingly.
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    LOCAL GOVERNMENT
    After consideration on the merits, the Committee recommends the
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50 following:
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    HB01-1159
                 be referred favorably to the Committee on Finance.
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    HB01-1165
                 be postponed indefinitely.
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1 2 3	MESSAGES FROM THE SENATE Mr. Speaker:
2 3 4 5	The Senate has passed on Third Reading and transmitted to the Revisor of Statutes: ${\bf SB01\text{-}116}$ .
6 7 8 9 10	SB01-044, amended as printed in Senate Journal, page 164; SB01-080, amended as printed in Senate Journal, pages 164-165; SB01-082, amended as printed in Senate Journal, pages 165-166 and 169.
11 12 13 14 15	The Senate has adopted and returns herewith: HJR01-1009, 1005.
16 17	MESSAGE FROM THE REVISOR
18 19 20 21	We herewith transmit without comment, SB01-116; without comment, as amended, SB01-080, 082, and 044.
22 23 24 25	INTRODUCTION OF BILL First Reading
26 27 28	The following bill was read by title and referred to the committee indicated:
29 30 31 32 33 34	by Representative(s) Weddig, Bacon, Borodkin, Boyd, Garcia, Grossman, Jahn, Lee, Mitchell, Vigil; also Senator(s) LambornConcerning the determination of a maximum lawful speed.  Committee on Civil Justice & Judiciary
35 36	
37 38	INTRODUCTION OF RESOLUTION
39 40 41	The following resolution was read by title and laid over until later in the day:
42 43 44	<u>HR01-1008</u> by Representative(s) DeanConcerning recognition of President Ronald Reagan.
45 46 47 48 49 50	WHEREAS, President Ronald Wilson Reagan, a man of humble background, worked through his life serving freedom and advancing the public good, having been employed as an entertainer, union leader, corporate spokesman, Governor of California, and President of the United States; and
51 52 53 54 55 56	WHEREAS, Ronald Reagan served with honor and distinction for two terms as the fortieth President of the United States of America, and, for his second term, President Reagan was victorious in forty-nine of the fifty states in the general election, earning the confidence of three-fifths of the electorate - a record unsurpassed in the history of American presidential elections; and

1 2 3 4 5	WHEREAS, In 1981, when Ronald Reagan was inaugurated President, he inherited a disillusioned nation shackled by rampant inflation and high unemployment; and
5 6 7 8 9	WHEREAS, During Mr. Reagan's presidency, he worked in a bipartisan manner to enact his bold agenda of restoring accountability and common sense to government, an agenda that led to an unprecedented economic expansion and opportunity for millions of Americans; and
10 11 12 13	WHEREAS, President Reagan's commitment to an active social policy agenda for the nation's children helped lower crime and drug use in our neighborhoods; and
13 14 15 16 17 18	WHEREAS, President Reagan's commitment to our armed forces contributed to the restoration of pride in America and her values, which are values cherished throughout the free world, and prepared America's armed forces to win the Gulf War; and
19 20 21 22 23	WHEREAS, President Reagan's vision of "peace through strength" led to the end of the Cold War and the ultimate demise of the Soviet Union, offering new hope for the restoration of basic human rights for millions of people; and
24 25 26 27	WHEREAS, On February 6, 2001, Ronald Reagan will have reached the age of ninety years, thus becoming the oldest living former president; now, therefore,
28 29 30	Be It Resolved by the House of Representatives of the Sixty-third General Assembly of the State of Colorado:
31 32 33 34 35	1. That the Colorado General Assembly hereby recognizes the many accomplishments of President Reagan, his tireless service to our country, and the commitment he has demonstrated to every American; and
36 37 38	2. That the Colorado General Assembly also hereby recognizes and congratulates President Reagan on his ninetieth birthday.
39 40 41 42	Be It Further Resolved, That a copy of this Resolution be sent to President Ronald Wilson Reagan.
43 44 45 46	On motion of Representative Spradley, <b>HB01-1062</b> , <b>1068</b> , <b>1088</b> shall be added to the Special Orders Calendar.
47 48 49 50 51	On motion of Representative Smith, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to the Chair to act as Chairman.
52 53 54	SPECIAL ORDERSSECOND READING OF BILLS

# SPECIAL ORDERS--SECOND READING OF BILLS

The Committee of the Whole having risen, the Chairman reported the titles of the following bills had been read (reading at length had been

1 2 3	dispensed with by unanimous consent), the bills considered and action taken thereon as follows:							
4 5 6	(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)							
7 8 9 0	HB01-1073	by Representative(s) Veiga; also Senator(s) Tupa Concerning an increase in compensation for members of the board of directors of the regional transportation distrito twelve thousand dollars per annum.						
1 2 3 4 5	Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.							
5 6 7 8 9	HB01-1062	by Representative(s) Larson; also Senator(s) Dyer (Durango)Concerning the payment of compensation by an oil and gas operator to a surface owner for surface damages arising from drilling operations.						
20 21 22 23	January 31, 2	No. 1, Agriculture, Livestock, & Natural Resources, dated 001, and placed in member's bill file; Report also printed rnal, February 2, pages 252-254.						
24 25 26	As amended, Reading and I	ordered engrossed and placed on the Calendar for Third Final Passage.						
27 28 29 30	<u>HB01-1068</u>	by Representative(s) Mitchell; also Senator(s) Dyer (Durango)Concerning enactment of the "Uniform Dormant Mineral Interests Act".						
81 82 83	January 31, 2	No. 1, Agriculture, Livestock, & Natural Resources, dated 001, and placed in member's bill file; Report also printed rnal, February 2, pages 254-255.						
35 36 37	As amended, Reading and I	ordered engrossed and placed on the Calendar for Third Final Passage.						
88 89 10	<u>HB01-1088</u>	by Representative(s) Rippy; also Senator(s) Dyer (Durango)Concerning notifications regarding severed mineral rights.						
2  3  4	January 31, 2	No. 1, Agriculture, Livestock, & Natural Resources, dated 001, and placed in member's bill file; Report also printed rnal, February 2, pages 255-256.						
6  7  8	As amended, Reading and I	ordered engrossed and placed on the Calendar for Third Final Passage.						
19 50 51 52	AMENDMEN	NTS TO THE COMMITTEE OF THE WHOLE REPORT						
	_							

Representative Fairbank moved to amend the Report of the Committee of the Whole to show that **HB01-1073** did not pass.

56 The amendment was declared **lost** by the following roll call vote:

1	YES 25	NO 39		EXCUSED 1			ABSENT (	)
2 3								
3	Alexander	N	Groff	N	Miller	N	Spence	Y
4	Bacon	N	Grossman	N	Mitchell	N	Spradley	Y
5	Berry	N	Hefley	Y	Nuñez	Y	Stafford	Y
6	Borodkin	N	Hodge	N	Paschall	Y	Stengel	Y
7	Boyd	N	Hoppe	Y	Plant	N	Swenson	Y
8	Cadman	N	Jahn	N	Ragsdale	N	Tapia	N
9	Chavez	N	Jameson	N	Rhodes	Y	Tochtrop	N
10	Clapp	N	Johnson	Y	Rippy	N	Veiga	N
11	Cloer	Y	Kester	Y	Romanoff	N	Vigil	N
12	Coleman	N	King	Y	Saliman	N	Webster	N
13	Crane	N	Larson	N	Sanchez	N	Weddig	N
14	Daniel	E	Lawrence	Y	Schultheis	Y	White	Y
15	Decker	Y	Lee	Y	Scott	N	Williams S.	N
16	Fairbank	Y	Mace	N	Sinclair	N	Williams T.	N
17	Fritz	Y	Madden	N	Smith	N	Witwer	N
18	Garcia	Y	Marshall	N	Snook	Y	Young	Y
19							Mr. Speaker	Y
20							-	

# ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB01-1073, 1062 amended, 1068 amended, 1088 amended.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was **adopted**.

33	YES 64	NO 0		EXC	CUSED 1		ABSENT	0
34								
35	Alexander	Y	Groff	Y	Miller	Y	Spence	Y
36	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	Y
37	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	Y
38	Borodkin	Y	Hodge	Y	Paschall	Y	Stengel	Y
39	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y
40	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y
41	Chavez	Y	Jameson	Y	Rhodes	Y	Tochtrop	Y
42	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y
43	Cloer	Y	Kester	Y	Romanoff	Y	Vigil	Y
44	Coleman	Y	King	Y	Saliman	Y	Webster	Y
45	Crane	Y	Larson	Y	Sanchez	Y	Weddig	Y
46	Daniel	E	Lawrence	Y	Schultheis	Y	White	Y
47	Decker	Y	Lee	Y	Scott	Y	Williams S.	Y
48	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	Y
49	Fritz	Y	Madden	Y	Smith	Y	Witwer	Y
50	Garcia	Y	Marshall	Y	Snook	Y	Young	Y
51							Mr. Speaker	Y
52.							•	

# CONSIDERATION OF RESOLUTION HR01-1008 by Representative(s) Dean--Concerning recognition of President Ronald Reagan.

(Printed and placed in member's file; also printed in House Journal, February 6, pages 297-298.)

On motion of Representative Spradley, the rules were suspended and the 10 resolution given immediate consideration.

On motion of Representative Dean, the resolution was **adopted** by the 13 following roll call vote:

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15	YES 64	NO 0		EXC	EXCUSED 1		ABSENT (	)
16	Alexander	Y	Groff	Y	Miller	Y	Spence	Y
17	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	Y
18	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	Y
19	Borodkin	Y	Hodge	Y	Paschall	Y	Stengel	Y
20	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y
21	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y
22	Chavez	Y	Jameson	Y	Rhodes	Y	Tochtrop	Y
23	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y
24	Cloer	Y	Kester	Y	Romanoff	Y	Vigil	Y
25	Coleman	Y	King	Y	Saliman	Y	Webster	Y
26	Crane	Y	Larson	Y	Sanchez	Y	Weddig	Y
27	Daniel	Е	Lawrence	Y	Schultheis	Y	White	Y
28	Decker	Y	Lee	Y	Scott	Y	Williams S.	Y
29	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	Y
30	Fritz	Y	Madden	Y	Smith	Y	Witwer	Y
31	Garcia	Y	Marshall	Y	Snook	Y	Young	Y
32							Mr. Speaker	Y

Co-sponsors added: Representatives Alexander, Bacon, Berry, Borodkin, Cadman, Clapp, Cloer, Coleman, Crane, Decker, Fairbank, Fritz, Garcia, Hefley, 36 Hoppe, Jahn, Jameson, Johnson, Kester, King, Larson, Lawrence, Lee, Mace, Madden, Marshall, Miller, Mitchell, Nuñez, Paschall, Rhodes, Rippy, Sanchez, Schultheis, Scott, Sinclair, Smith, Snook, Spence, Spradley, Stafford, Stengel, Swenson, Tapia, Tochtrop, Webster, White, Williams S., Williams T., Witwer, 40 Young.

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#### LAY OVER OF CALENDAR ITEMS

On motion of Representative Spradley, Consideration of General Orders (HB01-1089, 1150, 1189, 1012, 1006, 1061, 1136, 1160, 1171, 1185, 1084, 1133, 1154) was laid over until February 7, retaining place on Calendar.

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On motion of Representative Spradley, the House adjourned until 9:00 a.m., February 7, 2001.

52 53 Approved:

54 Attest: 55 JUDITH RODRIGUE, 56

DOUG DEAN, Speaker

Chief Clerk