HOUSE JOURNAL

SIXTY-THIRD GENERAL ASSEMBLY

STATE OF COLORADO

First Regular Session

Forty-fifth Legislative Day

Friday, February 23, 2001

1	Prayer by Fat	her Ed	Judy, Sama	aritan l	House, Den	ver.		
2 3	The Speaker	called	the House to	o ordei	at 9:00 a.r	n.		
4 5	The roll was	called	with the fol	lowing	result:			
6 7 8 9 10	Presen Excuse Excuse	ed for	Legislative l presentative	Busine es Chav	ssRepres vez, Kester	entativ 2.	e Scott1.	
11 12 13 14	The Speaker	declare	ed a quorum ——	prese	nt.			
15 16 17 18 19	On motion of February 22, corrected by	2001	, was decla					
20 21	THI	RD R	EADING O	F BIL	LSFINA	L PAS	SSAGE	
22 23 24 25	The following publicly read unanimous co	. Rea	ading of the					
26 27 28 29 30	HB01-1297	Conc	epresentative erning a prol certain licer	hibitio	n on remov			
31 32 33 34 35	The question A roll call vo- majority of th was declared	te was ose ele	taken. As s cted to the F	shown	by the follo			
36 37	YES 62	NO	0 0	EXC	CUSED 3		ABSENT	0
38 39 40 41 42 43 44 45	Alexander Bacon Berry Borodkin Boyd Cadman Chavez Clapp	Y Y Y Y Y Y E Y	Groff Grossman Hefley Hodge Hoppe Jahn Jameson Johnson	Y Y Y Y Y Y Y	Miller Mitchell Nuñez Paschall Plant Ragsdale Rhodes Rippy	Y Y Y Y Y Y Y	Spence Spradley Stafford Stengel Swenson Tapia Tochtrop Veiga	Y Y Y Y Y Y Y

1	Cloer	Y	Kester	E	Romanoff	Y	Vigil	Y
2	Coleman	Y	King	Y	Saliman	Y	Webster	Y
3	Crane	Y	Larson	Y	Sanchez	Y	Weddig	Y
4	Daniel	Y	Lawrence	Y	Schultheis	Y	White	Y
5	Decker	Y	Lee	Y	Scott	E	Williams S.	Y
6	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	Y
7	Fritz	Y	Madden	Y	Smith	Y	Witwer	Y
8	Garcia	Y	Marshall	Y	Snook	Y	Young	Y
9							Mr. Speaker	Y
10							-	

Co-sponsors added: Representatives Cadman, Decker, Plant, Romanoff, Swenson.

HB01-1161 by Representative(s) Mace, Coleman, Sanchez, Tochtrop, Williams S.; also Senator(s) Hernandez--Concerning eligibility requirements for children's access to health care.

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**.

23	YES 62	NO	0 0	EXC	CUSED 3		ABSENT ()
24								
25	Alexander	Y	Groff	Y	Miller	Y	Spence	Y
26	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	Y
27	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	Y
28	Borodkin	Y	Hodge	Y	Paschall	Y	Stengel	Y
29	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y
30	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y
31	Chavez	E	Jameson	Y	Rhodes	Y	Tochtrop	Y
32	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y
33	Cloer	Y	Kester	E	Romanoff	Y	Vigil	Y
34	Coleman	Y	King	Y	Saliman	Y	Webster	Y
35	Crane	Y	Larson	Y	Sanchez	Y	Weddig	Y
36	Daniel	Y	Lawrence	Y	Schultheis	Y	White	Y
37	Decker	Y	Lee	Y	Scott	E	Williams S.	Y
38	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	Y
39	Fritz	Y	Madden	Y	Smith	Y	Witwer	Y
40	Garcia	Y	Marshall	Y	Snook	Y	Young	Y
41							Mr. Speaker	Y
12								

Co-sponsors added: Representatives Bacon, Borodkin, Boyd, Daniel, Garcia, Groff, Hodge, Jahn, Miller, Plant, Ragsdale, Romanoff, Tapia, Veiga, Vigil, Weddig.

<u>HB01-1320</u> by Representative(s) Spradley; also Senator(s) Phillips, Takis--Concerning a consumer right to equitable access to prescription drugs.

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**.

23

24 25

52

1	YES 35	NO	26	EXCUSED 4			ABSENT 0	
2								
3	Alexander	Y	Groff	Y	Miller	Y	Spence	N
4	Bacon	N	Grossman	N	Mitchell	N	Spradley	Y
5	Berry	N	Hefley	Y	Nuñez	N	Stafford	Y
6	Borodkin	Y	Hodge	Y	Paschall	N	Stengel	N
7	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y
8	Cadman	N	Jahn	Y	Ragsdale	Y	Tapia	Y
9	Chavez	E	Jameson	N	Rhodes	N	Tochtrop	Y
10	Clapp	N	Johnson	Y	Rippy	Y	Veiga	Y
11	Cloer	Y	Kester	E	Romanoff	N	Vigil	Y
12	Coleman	Y	King	N	Saliman	Y	Webster	N
13	Crane	N	Larson	N	Sanchez	Y	Weddig	Y
14	Daniel	Y	Lawrence	N	Schultheis	N	White	Y
15	Decker	Y	Lee	N	Scott	E	Williams S.	Y
16	Fairbank	N	Mace	N	Sinclair	N	Williams T.	N
17	Fritz	Y	Madden	Y	Smith	Y	Witwer	Y
18	Garcia	Y	Marshall	N	Snook	N	Young	Y
19							Mr. Speaker	E
20								

Representative Dean excused from voting under House Rule 21(c). Co-sponsors added: Representatives Hefley, Jahn, Miller, Rippy, Smith, Weddig, White.

by Representative(s) Alexander; also Senator(s) Hagedorn-**HB01-1286** -Concerning faith healing in the crime of child abuse.

As shown by the following roll call vote, less than a majority of those elected to the House voted in the affirmative, and Representative Spence was denied permission to offer a Third Reading amendment:

$\mathcal{I}_{\mathbf{I}}$								
32	YES 26	N(36	EXC	CUSED 3		ABSENT 0	
33								
34	Alexander	N	Groff	N	Miller	N	Spence	Y
35	Bacon	N	Grossman	N	Mitchell	Y	Spradley	Y
36	Berry	N	Hefley	N	Nuñez	Y	Stafford	Y
37	Borodkin	N	Hodge	N	Paschall	Y	Stengel	N
38	Boyd	N	Hoppe	Y	Plant	N	Swenson	Y
39	Cadman	Y	Jahn	N	Ragsdale	N	Tapia	N
40	Chavez	Е	Jameson	N	Rhodes	Y	Tochtrop	N
41	Clapp	Y	Johnson	N	Rippy	N	Veiga	N
42	Cloer	Y	Kester	Е	Romanoff	N	Vigil	N
43	Coleman	N	King	Y	Saliman	N	Webster	N
44	Crane	Y	Larson	N	Sanchez	N	Weddig	N
45	Daniel	N	Lawrence	N	Schultheis	Y	White	Y
46	Decker	Y	Lee	Y	Scott	E	Williams S.	N
47	Fairbank	Y	Mace	N	Sinclair	Y	Williams T.	Y
48	Fritz	Y	Madden	N	Smith	Y	Witwer	Y
49	Garcia	N	Marshall	N	Snook	Y	Young	N
50							Mr. Speaker	Y
51							-	

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a 55 majority of those elected to the House voted in the affirmative and the bill 56 was declared **passed**.

1	YES 36	N(26	EXC	CUSED 3	ABSENT 0		
2 3								
3	Alexander	Y	Groff	Y	Miller	Y	Spence	N
4	Bacon	Y	Grossman	Y	Mitchell	N	Spradley	Y
5	Berry	Y	Hefley	Y	Nuñez	N	Stafford	N
6	Borodkin	Y	Hodge	Y	Paschall	N	Stengel	Y
7	Boyd	Y	Hoppe	N	Plant	Y	Swenson	N
8	Cadman	N	Jahn	Y	Ragsdale	Y	Tapia	Y
9	Chavez	Е	Jameson	Y	Rhodes	N	Tochtrop	Y
10	Clapp	N	Johnson	Y	Rippy	Y	Veiga	Y
11	Cloer	N	Kester	E	Romanoff	Y	Vigil	Y
12	Coleman	Y	King	N	Saliman	Y	Webster	Y
13	Crane	N	Larson	Y	Sanchez	Y	Weddig	Y
14	Daniel	Y	Lawrence	Y	Schultheis	N	White	N
15	Decker	N	Lee	N	Scott	E	Williams S.	Y
16	Fairbank	N	Mace	Y	Sinclair	N	Williams T.	N
17	Fritz	N	Madden	Y	Smith	N	Witwer	N
18	Garcia	Y	Marshall	Y	Snook	N	Young	N
19							Mr. Speaker	N
20							-	

Co-sponsors added: Representatives Borodkin, Boyd, Coleman, Garcia, Grossman, Hefley, Lawrence, Mace, Romanoff, Saliman, Tochtrop, Veiga, Williams S.

On motion of Representative Alexander, the House resolved itself into Committee of the Whole for consideration of General Orders, and she was called to the Chair to act as Chairman.

GENERAL 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 dispensed with by unanimous consent), the bills considered and action taken thereon as follows:

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

On motion of Representative Spradley, consideration of **HB01-1189**, **1113**, **SB01-047**, **HB01-1132**, **SB01-58**, **84**, **15**, **HB01-1174** was laid over until February 26, 2001.

by Representative(s) Witwer; also Senator(s) Hanna-Concerning a requirement for the use of the same preauthorization mechanism in the determination to provide coverage for the treatment of a biologically based mental illness as is used in the determination to provide coverage for any other physical illness.

Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB01-1239 by Representative(s) Stafford, Johnson, Larson, White; 2 also Senator(s) Taylor--Concerning the location in a 3 county in which county officials may conduct business. 4 5 Ordered engrossed and placed on the Calendar for Third Reading and 6 Final Passage. 7 8 by Representative(s) Decker, Cadman, Garcia, White--HB01-1321 9 Concerning the effect of the execution of a tax deed on a 10 preexisting equitable servitude that runs with land. 11 12 Ordered engrossed and placed on the Calendar for Third Reading and 13 Final Passage. 14 15 HB01-1252 by Representative(s) White; also Senator(s) Taylor--"Uniform Concerning demand drafts under the 16 17 Commercial Code". 18 19 Ordered engrossed and placed on the Calendar for Third Reading and 20 Final Passage. 21 HB01-1279 by Representative(s) Vigil; also Senator(s) Anderson--23 Concerning boiler inspection fees. 24 25 Amendment No. 1, Business Affairs & Labor Report, dated February 13, 2001, and placed in member's bill file; Report also printed in House Journal, February 15, page 405. 27 28 29 As amended, ordered engrossed and placed on the Calendar for Third 30 Reading and Final Passage. 31 32 by Representative(s) Williams S., Bacon, Cloer, Tapia, HB01-1292 33 Mace, Johnson, Groff, Grossman, Hefley, Weddig; also 34 Senator(s) Matsunaka, Evans, Windels--Concerning 35 character education programs in school districts. 36 37 Amendment No. 1, Education Report, dated February 12, 2001, and 38 placed in member's bill file; Report also printed in House Journal, 39 February 14, pages 390-391. 40 41 <u>Amendment No. 2</u>, by Representatives Lee, Williams S. 42 43 Amend the Education Committee Report, dated February 12, 2001, page 44 2, strike lines 5 through 20 and substitute the following: 45 46 "CULTIVATE HONESTY, RESPECT, RESPONSIBILITY, COURTESY, OBEDIENCE 47 TO THE LAW, INTEGRITY, RESPECT FOR PARENTS, HOME, AND COMMUNITY, 48 AND THE DIGNITY AND NECESSITY OF HONEST LABOR, CONFLICT 49 RESOLUTION, AND OTHER SKILLS, HABITS, AND QUALITIES OF CHARACTER 50 THAT WILL PROMOTE AN UPRIGHT, MORAL, AND DESIRABLE CITIZENRY AND 51 BETTER PREPARE STUDENTS TO BECOME POSITIVE CONTRIBUTORS TO SOCIETY. THE PROGRAM MAY INCLUDE INFORMATION CONCERNING THIS COUNTRY'S FOUNDING DOCUMENTS AND CONCERNING RELIGION IN AMERICAN HISTORY AND IN CONTEMPORARY SOCIETY. SUCH CHARACTER

55 EDUCATION PROGRAM SHOULD BE DESIGNED TO STRESS THE IMPORTANCE 56 THAT EACH TEACHER MODEL AND PROMOTE THE GUIDELINES OF BEHAVIOR

1 2 3		IN THE CHARACTER EDUCATION PROGRAM FOR YOUTH TO LL TIMES, IN EVERY CLASS.".						
2 3 4 5	Amendment 1	No. 3, by Representative Williams S.						
6 7	Amend printe and strike "By	ed bill, page 5, line 20, after "BE", insert "CONTINUOUSLY" THE";						
8 9 10	line 21, strike "GENERAL ASSEMBLY".							
11 12 13	As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.							
14 15 16 17	<u>HB01-1289</u>	by Representative(s) Crane, Fritz, Jahn, King, Lee, Paschall, Rippy, Schultheis, Spence, Witwer; also Senator(s) HannaConcerning child care services to which the "Child Care Licensing Act" does not apply.						
18 19	Amendment 1	No. 1, by Representative Crane.						
20 21 22	Amend printe LOCATION";	ed bill, page 2, line 11, after "services", insert "AT SUCH						
23 24 25	line 12, strike	"AT" and substitute "ON THE PREMISES OF".						
26 27	Amendment 1	No. 2, by Representative Plant.						
28 29 30	Amend printed bill, page 2, line 4, strike "OF A NEW SUBSECTION," and substitute "OF THE FOLLOWING NEW SUBSECTIONS,";							
31 32	after line 14,	insert the following:						
32 33 34 35 36	"(3) A FACILITY THAT HAS RECEIVED A NEGATIVE LICENSING ACTION AS DEFINED IN SECTION $26-6-102$ (5.7) IS PROHIBITED FROM OPERATING PURSUANT TO SUBSECTION (1) OF THIS SECTION.".							
37 38	As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.							
39 40 41	HB01-1226	by Representative(s) Miller, Lee; also Senator(s) Teck-Concerning prisoner lawsuits.						
42 43 44	Ordered engr Final Passage	ossed and placed on the Calendar for Third Reading and						
45 46 47 48 49	<u>HB01-1249</u>	by Representative(s) Rippy, Dean, Larson, Stengel, Swenson, Fritz; also Senator(s) PhillipsConcerning the implementation of the division of wildlife's total licensing project.						
50 51 52	Ordered engr Final Passage	cossed and placed on the Calendar for Third Reading and						
53 54 55 56	HB01-1274	by Representative(s) Fairbank; also Senator(s) Thiebaut-Concerning clarifications to the "Uniform Election Code of 1992".						

Amendment No. 1, State, Veterans, & Military Affairs Report, dated February 13, 2001, and placed in member's bill file; Report also printed in House Journal, February 15, page 409.

5 As amended, ordered engrossed and placed on the Calendar for Third 6 Reading and Final Passage.

HB01-1237 by Representative(s) Witwer; also Senator(s) Arnold-Concerning standards for operating an authorized emergency vehicle when such operation may be contrary to generally applicable vehicle laws.

Amendment No. 1, Transportation & Energy Report, dated February 14, 2001, and placed in member's bill file; Report also printed in House Journal, February 15, pages 409-410.

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

On motion of Representative Spradley, the remainder of the General Orders Calendar (**HB01-1245**, **1323**, **1304**, **1328**, **1232**, **1308**) was laid over until February 26, retaining place on Calendar.

ADOPTION OF COMMITTEE OF THE WHOLE REPORT

28 Passed Second Reading: **HB01-1236**, **1239**, **1321**, **1252**, **1279 amended**, 29 **1292 amended**, **1289 amended**, **1226**, **1249**, **1274 amended**, 30 **1237 amended**.

Laid over until date indicated retaining place on Calendar: **HB01-1189**, **1113**, **SB01-47**, **HB01-1132**, **SB01-58**, **84**, **15**, **HB01-1174**, **1245**, **1323**, **1304**, **1328**, **1232**, **1308**--February 26, 2001.

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**.

41	YES 60	NO 0		EXC	EXCUSED 3		ABSENT 2	
42								
43	Alexander	Y	Groff	Y	Miller	Y	Spence	Y
44	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	Y
45	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	Y
46	Borodkin	Y	Hodge	Y	Paschall	Y	Stengel	Y
47	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y
48	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y
49	Chavez	E	Jameson	Y	Rhodes	Y	Tochtrop	Y
50	Clapp	-	Johnson	Y	Rippy	Y	Veiga	Y
51	Cloer	Y	Kester	E	Romanoff	Y	Vigil	Y
52	Coleman	Y	King	Y	Saliman	Y	Webster	Y
53	Crane	Y	Larson	Y	Sanchez	Y	Weddig	Y
54	Daniel	Y	Lawrence	Y	Schultheis	Y	White	Y
55	Decker	Y	Lee	Y	Scott	E	Williams S.	Y
56	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	Y

1 2 3 4 5 6	Fritz Garcia	- Y	Madden Marshall	Y Y			Witwer Young Mr. Speaker	Y Y Y
5 6 7 8	RE	PORT	S OF COM	MIT	TEE OF R	EFER:	ENCE	
9 10 11 12	APPROPRI After consider following:			erits,	the Comm	ittee r	ecommends the	he
13 14 15 16 17	SB01-181	the	nended as fo Committee nmendation:	of	and as so a the Wh		ed, be referred with favorab	
18 19 20 21	Amend reeng column, stril GENERAL "2,800,000";	ke "2,	800,000'' ar	id sul	bstitute " 2	,800,00	& SUBTOTA One and, in the substitute of the sub	he
22 23 24 25	after line 11, and, in the G						sert "3,770,983 3".	3"
26 27	Adjust affect	ed tota	ls according	ly.				
28 29 30 31	SB01-184		ferred to the nmendation.		mittee of the	e Whol	e with favorab	le
32 33 34 35	SB01-187		ferred to the nmendation.		mittee of the	e Whol	e with favorab	le
36 37 38 39 40	On motion o made Special						4, 187 shall l 1:17 a.m.	be
The hour of 11:17 a.m., having arrived, on motion of Rep Larson, the House resolved itself into Committee of the consideration of Special Orders and he was called to the Ch Chairman.								or
47 48	SPEC	IAL O	RDERSS	ECOI	ND READ	ING O	F BILLS	
49 50							nan reported tl	he

The Committee of the Whole having risen, the Chairman reported the titles of the following bills had been read (reading at length had been dispensed with by unanimous consent), the bills considered and action taken thereon as follows:

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(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

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by Senator(s) Reeves, Tate, Owen; also Representative(s) **SB01-181** 2 Young, Berry, Saliman--Concerning a supplemental -3 appropriation to the department of education. 4 5 Amendment No. 1, Appropriations Report, dated February 23, 2001, and 6 7 placed in member's bill file; Report also printed in House Journal, February 23, page 556. 8 9 As amended, ordered revised and placed on the Calendar for Third 10 Reading and Final Passage. 11 12 by Senator(s) Reeves, Tate, Owen; also Representative(s) **SB01-184** 13 Young, Berry, Saliman--Concerning a supplemental 14

appropriation to the department of higher education.

Ordered revised and placed on the Calendar for Third Reading and Final Passage.

SB01-187 by Senator(s) Reeves, Tate, Owen; also Representative(s) Young, Berry, Saliman--Concerning a supplemental appropriation to the department of labor and employment.

Ordered revised and placed on the Calendar for Third Reading and Final Passage.

ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: SB01-181 amended, 184, 187.

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								
36	YES 62	NO	NO 0		CUSED 3		ABSENT 0	
37								
38	Alexander	Y	Groff	Y	Miller	Y	Spence	Y
39	Bacon	Y	Grossman	Y	Mitchell	Y	Spradley	Y
40	Berry	Y	Hefley	Y	Nuñez	Y	Stafford	Y
41	Borodkin	Y	Hodge	Y	Paschall	Y	Stengel	Y
42	Boyd	Y	Hoppe	Y	Plant	Y	Swenson	Y
43	Cadman	Y	Jahn	Y	Ragsdale	Y	Tapia	Y
44	Chavez	E	Jameson	Y	Rhodes	Y	Tochtrop	Y
45	Clapp	Y	Johnson	Y	Rippy	Y	Veiga	Y
46	Cloer	Y	Kester	Е	Romanoff	Y	Vigil	Y
47	Coleman	Y	King	Y	Saliman	Y	Webster	Y
48	Crane	Y	Larson	Y	Sanchez	Y	Weddig	Y
49	Daniel	Y	Lawrence	Y	Schultheis	Y	White	Y
50	Decker	Y	Lee	Y	Scott	E	Williams S.	Y
51	Fairbank	Y	Mace	Y	Sinclair	Y	Williams T.	Y
52	Fritz	Y	Madden	Y	Smith	Y	Witwer	Y
53	Garcia	Y	Marshall	Y	Snook	Y	Young	Y
54							Mr. Speaker	Y
55							±	

1	REP	ORTS OF COMMITTEES OF REFERENCE
2 3 4 5 6	AGRICULT After consideration following:	URE, LIVESTOCK, & NATURAL RESOURCES eration on the merits, the Committee recommends the
7 8 9	<u>HB01-1240</u>	be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:
10 11 12 13	Amend printe	ed bill, page 3, line 8, strike "MAY" and substitute "SHALL".
14 15 16 17	"HOUSE OF RE THE SPEAKER	lines 2 and 3 and substitute the following: EPRESENTATIVES. FOUR MEMBERS SHALL BE APPOINTED BY OF THE HOUSE OF REPRESENTATIVES, AND THREE MEMBERS PROINTED BY THE MINORITY LEADER OF THE HOUSE OF TVES.".
18 19	Page 5, after	line 14, insert the following:
20 21 22	" 37-98 2011.";	8-104. Repeal. This article is repealed, effective July 1,
23 24	line 18, strike	"2001," and substitute "2003,";
25 26 27 28	line 22, strike	e "2001." and substitute "2003.".
20 21 22 22 23 24 25 26 27 28 29 33 33 34 35 36 37	<u>HB01-1345</u>	be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:
34 35	Amend printe	ed bill, page 3, strike line 3 and substitute the following:
36 37 38		THE SITE'S MINERAL EXTRACTION ACTIVITIES HAVE CEASED PRODUCTION OR A";
39 40	line 22, strike	"DECEMBER 30" and substitute "MAY 1";
41 42 43	DIVISION ON T	e "COMMENT." and substitute "TO PROVIDE ADVICE TO THE THE SITES THAT SHOULD BE INCLUDED IN THE MINERAL AND T FUND PROJECT SITE ELIGIBILITY LIST.".
44 45 46 47	Page 4, after	line 6, insert the following:
47 48 49 50 51 52	PURSUANT TO SHALL NOTIFY IN THE MINER	RIOR TO RECOMMENDING A SITE TO THE GENERAL ASSEMBLY PARAGRAPH (b) OF THIS SUBSECTION (4), THE DIVISION THE COUNTY IN WHICH A SITE IS PROPOSED TO BE INCLUDED AL AND ENERGY RECLAMATION TRUST FUND PROJECT SITE IST FOR REVIEW AND TO PROVIDE ADVICE TO THE DIVISION ON
- 1	(F) II	THEN CONGREDING THE STEEL THAT ARE ARRESTED TO

54 (5) When considering the sites that are appropriate to 55 Include in the mineral and energy reclamation trust fund 56 Project site eligibility list, the division shall give priority to

1 2 3 4 5 6 7 8	TAX IMPOSEI	RE IN COUNTIES THAT HAVE HISTORICALLY PAID SEVERANCE DEPURSUANT TO ARTICLE 29 OF TITLE 39, C.R.S., AS DBY THE DEPARTMENT OF REVENUE.".						
6 7 8 9 10	APPROPRIA After consider following:	ATIONS eration on the merits, the Committee recommends the						
11 12	HB01-1012	be referred to the Committee of the Whole with favorable recommendation.						
13 14 15	HB01-1026	be postponed indefinitely.						
16 17 18	<u>HB01-1094</u>	be postponed indefinitely.						
19 20 21 22	HB01-1151	be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:						
23 24 25	Amend printed bill, page 2, line 8, strike "2002," and substitute "2003,";							
26 27	after line 12, insert the following:							
28 29 30 31	Colorado Re	FION 2. 39-22-2003 (3) (c), (3) (d), and (4) (a) (I), vised Statutes, are amended, and the said 39-22-2003 is ded BY THE ADDITION OF A NEW SUBSECTION, to						
32 33 34 35 36	tax - qualifi	2003. State sales tax refund - offset against state income ed individuals. (1.5) FOR PURPOSES OF THIS SECTION, ROSS INCOME" MEANS:						
37 38 39 40 41 42 43	AND ENDING I JANUARY 1, 2 COMMENCING AND THE TAXA	OR THE TAXABLE YEAR COMMENCING ON JANUARY 1, 1999, DECEMBER 31, 1999, THE TAXABLE YEAR COMMENCING ON 000, AND ENDING DECEMBER 31, 2000, THE TAXABLE YEAR GON JANUARY 1, 2001, AND ENDING DECEMBER 31, 2001, ABLE YEAR COMMENCING ON JANUARY 1, 2002, AND ENDING 1, 2002, THE COMBINED TOTAL OF:						
44 45	(I) FE	DERAL ADJUSTED GROSS INCOME; AND						
46 47		SOCIAL SECURITY BENEFITS EXCLUDED FROM FEDERAL OSS INCOME FOR THE TAX YEAR.						
48 49 50 51 52	AND ENDING I	OR THE TAXABLE YEAR COMMENCING ON JANUARY 1, 2003, DECEMBER 31, 2003, AND FOR EACH SUBSEQUENT TAXABLE IFTER, THE COMBINED TOTAL OF:						
53 54	(I) (A)	FEDERAL ADJUSTED GROSS INCOME; AND						

55 (B) SOCIAL SECURITY BENEFITS EXCLUDED FROM FEDERAL 56 ADJUSTED GROSS INCOME FOR THE TAX YEAR;

- (II) MINUS THE AMOUNT SUBTRACTED FROM FEDERAL TAXABLE INCOME PURSUANT TO SECTION 39-22-104 (4) (n).
- (3) The amount of the refund allowed under this section shall be as follows:
- (c) For a qualified individual filing a single return, if the amount of the identical individual sales tax refund calculated pursuant to section 39-22-2002 (2) or (5) (a) exceeds fifteen dollars:
- (I) If the qualified individual's combined total of federal adjusted gross income and social security benefits excluded from federal adjusted gross income for the tax year is less than or equal to twenty-five thousand dollars, the refund shall be in an amount equal to the amount of excess state revenues required to be refunded pursuant to subsection (1) of this section, multiplied by twenty-five percent, divided by the estimated number of said qualified individuals expected to claim the credit for that taxable year;
- (II) If the qualified individual's combined total of federal adjusted gross income and social security benefits excluded from federal adjusted gross income for the tax year is greater than twenty-five thousand dollars but not more than fifty thousand dollars, the refund shall be in an amount equal to the amount of excess state revenues required to be refunded pursuant to subsection (1) of this section, multiplied by twenty-three percent, divided by the estimated number of said qualified individuals expected to claim the credit for that taxable year;
- (III) If the qualified individual's combined total of federal adjusted gross income and social security benefits excluded from federal adjusted gross income for the tax year is greater than fifty thousand dollars but not more than seventy-five thousand dollars, the refund shall be in an amount equal to the amount of excess state revenues required to be refunded pursuant to subsection (1) of this section, multiplied by nineteen percent, divided by the estimated number of said qualified individuals expected to claim the credit for that taxable year;
- (IV) If the qualified individual's combined total of federal adjusted gross income and social security benefits excluded from federal adjusted gross income for the tax year is greater than seventy-five thousand dollars but not more than one hundred thousand dollars, the refund shall be in an amount equal to the amount of excess state revenues required to be refunded pursuant to subsection (1) of this section, multiplied by twelve percent, divided by the estimated number of said qualified individuals expected to claim the credit for that taxable year;
- (V) If the qualified individual's combined total of federal adjusted gross income and social security benefits excluded from federal adjusted gross income for the tax year is greater than one hundred thousand dollars but not more than one hundred twenty-five thousand dollars, the refund shall be in an amount equal to the amount of excess state revenues required to be refunded pursuant to subsection (1) of this section, multiplied by six percent, divided by the estimated number of said qualified individuals expected to claim the credit for that taxable year;
 - (VI) If the qualified individual's combined total of federal

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adjusted gross income and social security benefits excluded from federal adjusted gross income for the tax year is greater than one hundred twenty-five thousand dollars, the refund shall be in an amount equal to the amount of excess state revenues required to be refunded pursuant to subsection (1) of this section, multiplied by fifteen percent, divided by the estimated number of said qualified individuals expected to claim the credit for that taxable year;

- (d) For two qualified individuals filing a joint return, if the amount of the identical individual sales tax refund calculated pursuant to section 39-22-2002 (2) or (5) (a) exceeds fifteen dollars, the amount of the refund shall be based upon the aggregate federal adjusted gross 13 income and social security benefits excluded from federal adjusted gross income of the qualified individuals and shall be an amount equal to double the amount of the refund allowed under paragraph (c) of this subsection (3) for such aggregate income amount.
 - (4) (a) The amount of the refund allowed under subsection (2) of this section for the taxable year commencing January 1, 2000, and ending December 31, 2000, and for each subsequent taxable year, shall be the same as provided in subsection (3) of this section; except that, for each such taxable year, the executive director shall adjust:
 - (I) The total amount of adjusted gross income, and social security benefits excluded from federal adjusted gross income, to the nearest thousand dollars, for each income classification such that the percentage of all qualified individuals who are expected to claim a refund under each income classification for such taxable year remains the same as the percentage of all qualified individuals who claimed a refund under such income classification for the 1999 tax year; and".

Renumber succeeding section accordingly.

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> 36 37

HB01-1160 be amended as follows, and as so amended, be referred to Committee of the Whole with favorable recommendation:

38 39 40

41 42 43 Amend the Transportation & Energy Committee Report, dated January 31,2001, page 1, line 1, strike "after "INSTALLED", insert "BY OR ON";

line 2, strike "BEHALF OF THE STATE" and".

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HB01-1163 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

48 49 50

Amend printed bill, page 10, strike lines 24 through 27.

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Page 11, strike lines 1 through 4.

54 55

Renumber succeeding section.

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Page 1, line 102, strike "CURRICULUM, AND" and substitute
    "CURRICULUM.";
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   strike line 103.
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   HB01-1173 be postponed indefinitely.
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   HB01-1175
                 be amended as follows, and as so amended, be referred to
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                 the Committee of the Whole with favorable
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                 recommendation:
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   Amend the Business Affairs and Labor Committee Report, dated
   February 1, 2001, page 1, line 5, strike "cash fund."." and substitute
16
    "revolving fund.";";
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18
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   after line 5, insert the following:
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21
    "line 25, strike "SYSTEM," and substitute "SYSTEM AND";
   line 26, strike "PERSON, AND ANY ASSOCIATED APPROPRIATIONS" and
24
   substitute "PERSON";";
25
26
   strike lines 7 through 19, and substitute the following:
27
28
          "(5) There is hereby created in the state treasury the
   ADMINISTRATIVE JUSTICE REVOLVING FUND, WHICH SHALL BE
   ADMINISTERED BY THE DEPARTMENT OF PERSONNEL. THE FUND SHALL
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   CONSIST OF USER CHARGES PAID OUT OF ITEMS OF APPROPRIATION MADE
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   SPECIFICALLY FOR THE PURCHASE OF ADMINISTRATIVE LAW JUDGE
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   SERVICES FROM THE DIVISION. USER CHARGES SHALL BE PAID ONLY OUT
   OF ITEMS OF APPROPRIATION MADE SPECIFICALLY FOR THE PURCHASE OF
35
   SUCH SERVICES. MONEYS IN THE REVOLVING FUND SHALL BE SUBJECT TO
36 APPROPRIATION BY THE GENERAL ASSEMBLY TO COVER THE DIRECT AND
37 INDIRECT COSTS OF THE ACTIVITIES OF THE DIVISION INCLUDING, BUT NOT
38 limited to, activities relating to administrative hearings
39
   CONDUCTED BY THE DIVISION. ALL INTEREST DERIVED FROM THE DEPOSIT
40 AND INVESTMENT OF MONEYS IN THE FUND SHALL BE CREDITED TO THE
41 REVOLVING FUND. ANY MONEYS NOT APPROPRIATED SHALL REMAIN IN
   THE REVOLVING FUND AND SHALL NOT BE TRANSFERRED TO OR REVERT TO
43
   THE GENERAL FUND OF THE STATE AT THE END OF ANY FISCAL YEAR.".
44
45
   Page 2, strike line 1, and substitute the following:
46
47
    "Page 7, strike line 10, and substitute the following:
48
49
          "(c) ACCEPT AND, SUBJECT TO ANNUAL APPROPRIATION BY THE
50
   GENERAL ASSEMBLY, EXPEND FUNDS, GRANTS, BEQUESTS, AND SERVICES";
51
52
   line 14, strike the period and substitute "; AND";";
54 line 16, change the period to a semicolon;
55
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56 after line 16, insert the following:

"after line 22, insert the following:

"SECTION 53. Appropriation - adjustments in 2001 long bill. (1) In addition to any other appropriation, there is hereby appropriated out of moneys in the general fund not otherwise appropriated, to the department of personnel, personnel board, for administrative law judge services, the sum of one hundred sixty-two thousand seven hundred seventy-five dollars (\$162,775), or so much thereof as may be necessary, for the implementation of this act.

(2) In addition to any other appropriation, there is hereby appropriated out of moneys in the workers compensation cash fund not otherwise appropriated, to the department of labor and employment, division of workers' compensation, for administrative law judge services, the sum of five hundred seventy-six thousand five hundred ninety-six dollars (\$576,596), or so much thereof as may be necessary, for the implementation of this act.

In addition to any other appropriation, there is hereby appropriated, to the department of personnel, division of administrative justice, the sum of six hundred seventy-eight thousand seven hundred ninety-five dollars (\$678,795) and 9.0 FTE, or so much thereof as may be necessary, for the provision of administrative law judge services to the department of personnel, personnel board, and the department of labor and employment, division of workers' compensation. Said sum shall be from cash funds exempt received from the department of personnel out of the appropriation made in subsection (1) of this section and from the department of labor and employment out of the appropriation made in subsection (2) of this section. In addition, said sum shall be allocated to the division of administrative justice as follows: Five hundred ninety-three thousand six hundred seventy-four dollars (\$593,674) and 9.0 FTE shall be for personal services; nineteen thousand one hundred twenty-one dollars (\$19,121) shall be for operating expenses; fifty thousand dollars (\$50,000) shall be for relocation expenses; and sixteen thousand dollars (\$16,000) shall be for training.

(4) In addition to any other appropriation, there is hereby appropriated, to the department of personnel, executive director's office, for centrally appropriated line items for FTE added in subsection (3) of this section, the sum of sixty thousand five hundred seventy-six dollars (\$60,576), or so much thereof as may be necessary, for the implementation of this act. Said sum shall be from cash funds exempt received from the department of personnel out of the appropriation made in subsection (1) of this section and from the department of labor and employment out of the appropriation made in subsection (2) of this section.

(5) For the implementation of this act, appropriations made in the annual general appropriations act for the fiscal year beginning July 1, 2001, shall be adjusted as follows:

(a) The general fund appropriation to the department of personnel, personnel board, for personal services is decreased by one hundred fifty-eight thousand thirty-five dollars (\$158,035) and 2.0 FTE and the general fund appropriation for operating expenses is decreased by two thousand two hundred eight dollars (\$2,208).

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(b) The general fund appropriation to the department of personnel, executive director's office, for centrally appropriated line items made on behalf of the personnel board FTE that are being decreased in paragraph (a) of this subsection (5) is decreased by two thousand five hundred thirty-two dollars (\$2,532).

(c) The cash fund appropriation to the department of labor and employment, division of workers' compensation, for personal services, is decreased by five hundred one thousand six hundred thirty-nine dollars (\$501,639) and 8.0 FTE, and the cash fund appropriation for operating expenses is decreased by sixteen thousand nine hundred thirteen dollars (\$16,913).

(d) The cash fund appropriation to the department of labor and employment for centrally appropriated line items made on behalf of the division of workers' compensation FTE that are being decreased in paragraph (c) of this subsection (5) is decreased by sixty-one thousand two hundred twenty-four dollars (\$61,224).

(e) The cash fund exempt appropriation to the department of personnel, for centrally appropriated line items made on behalf of the division of administrative hearings are to be used on behalf of the division of administrative justice, created in section 24-30-1002, Colorado Revised Statutes.

(f) The cash fund exempt appropriation to the department of personnel, division of administrative hearings is transferred to the department of personnel, division of administrative justice, created in section 24-30-1002, Colorado Revised Statutes.

Renumber succeeding sections accordingly.".";

strike line 19 and substitute the following:

"line 107, strike "APPROPRIATION, AND";

strike line 109 and substitute the following: 'APPEALS, AND MAKING AN APPROPRIATION IN CONNECTION

THEREWITH.".".

BUSINESS AFFAIRS & LABOR

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

HB01-1300 be referred to the Committee of the Whole with favorable recommendation.

HB01-1332 be postponed indefinitely.

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SB01-027 be referred to the Committee of the Whole with favorable recommendation.

CIVIL JUSTICE & JUDICIARY After consideration on the merits, the Committee recommends the 3 following: 4 5 HB01-1336 be amended as follows, and as so amended, be referred to 67 the Committee of the Whole with favorable recommendation: 8 9 Amend printed bill, page 1, strike line 2 and substitute the following: 10 "SECTION 1. 42-4-1101 (7), Colorado Revised Statutes, is 11 12 amended, and the said 42-4-1101 is further amended". 13 14 Page 2, line 1, strike "SUBSECTION" and substitute "SUBSECTION,"; 15 16 strike line 2 and substitute the following: 17 18 "42-4-1101. Speed limits. (7) Notwithstanding paragraphs (a), 19 (b), and (c) of subsection (2) of this section, any city or town may by ordinance adopt absolute speed limits OTHER THAN ON STATE HIGHWAYS 20 21 as the maximum lawful speed limits in its jurisdiction, and such speed limits shall not be subject to the provisions of subsection (4) of this 23 section. 24 25 (13) THE GENERAL ASSEMBLY HEREBY". 26 27 Page 1, line 101, strike "SPEED." and substitute "SPEED ON STATE 28 HIGHWAYS.". 29 30 31 32 be amended as follows, and as so amended, be referred to **SB01-117** 33 the Committee of the Whole with favorable 34 recommendation: 35 36 Amend reengrossed bill, page 2, line 3, after "16-11.7-103", insert "(1) 37 (f), (1.5) (a) (I),"; 38 39 after line 10, insert the following: 40 41 "(f) Three members appointed JOINTLY by the executive director of the department DEPARTMENTS of public safety AND REGULATORY AGENCIES who are licensed mental health professionals with recognizable 42 43 44 expertise in the treatment of sex offenders; 45 (1.5) (a) Notwithstanding the provisions of subsection (1) of this 46 47 section, effective July 1, 2000, the membership of the sex offender 48 management board shall be increased to twenty-one members by the 49 addition of the following members: 50 51 (I) One member, in addition to those appointed pursuant to paragraph (f) of subsection (1) of this section, appointed JOINTLY by the

executive director of the department DEPARTMENTS of public safety AND REGULATORY AGENCIES who is a licensed mental health professional with recognizable expertise in the treatment of juvenile sex offenders;".

1	CRIMINAL	JUSTICE
2	After consider	eration on the merits, the Committee recommends the
2 3 4 5	following:	
4	IID01 1244	1 6 16 11 4 4 6 14 4
	HB01-1344	be referred favorably to the Committee on Appropriations.
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10	FINANCE	
11		eration on the merits, the Committee recommends the
12	following:	ration on the ments, the committee recommends the
13	iono wing.	
14	HB01-1079	be referred favorably to the Committee on Appropriations.
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17	HB01-1219	be amended as follows, and as so amended, be referred to
18		the Committee on Appropriations with favorable
19		recommendation:
20		11.11
21	Amend printe	ed bill, page 6, line 10, strike "TEN" and substitute "FIVE";
22	lina 10 atmilea	"TENT" and substitute "EUTE".
23 24	ille 12, strike	"TEN" and substitute "FIVE";
25	lina 1/1 strika	"FIFTEEN" and substitute "TEN";
26	iiic 14, suikc	THITEEN and Substitute TEN,
27	line 16 strike	"TWENTY" and substitute "TEN";
28	inie 10, strike	TWENT and bushing TEN,
2 9	line 17. strik	e "2004, AND EACH SUCCEEDING CALENDAR YEAR." and
30	substitute "20	
31		
32	after line 17,	insert the following:
33	# (TT)	T.
34		FIFTEEN MILLION DOLLARS FOR THE CALENDAR YEAR
35	COMMENCING	JANUARY 1, 2005.".
36 37	Dogo 7 line 0	atrilia "AND".
38	rage /, line 9	, strike "AND";
39	line 16 strike	"SECTION." and substitute "SECTION; AND";
40	ine 10, strike	SECTION. and substitute SECTION, AND,
41	after line 16.	insert the following:
42		
43	"(e) E	XPEND NO MORE THAN FOUR PERCENT OF ITS GROSS ANNUAL
44		ADMINISTRATIVE EXPENSES.".
45		
46	Page 8, line 1	1, strike "SUB-SUBPARAGRAPH (B) OF SUBPARAGRAPH (I)";
47		
48	strike line 12	and substitute the following:
49	llarmo en espe	A DAY (ALI) OF TANKS DAD A GD A DAY (A). II.
50	SUBPARAGRA	APH (VI) OF THIS PARAGRAPH (a);";
51	ofter line 15	insert the following:
52 53	arter fille 13,	insert the following:
54	"(VI)	ALLOCATES AT LEAST TWENTY-FIVE PERCENT OF ALL
55	QUALIFYING	
56	~	LIFIED STUDENTS WHO ATTEND PUBLIC OR PRIVATE

1 PRESCHOOLS, PUBLIC ELEMENTARY SCHOOLS, OR PUBLIC SECONDARY SCHOOLS IN COLORADO IN DEFRAYING EDUCATION-RELATED COSTS, 3 INCLUDING, BUT NOT LIMITED TO, THE COSTS OF: 4 5 (A) INDIVIDUAL OR GROUP TUTORING SERVICES PROVIDED APART 6 FROM THE REGULAR INSTRUCTIONAL PROGRAM OF A PUBLIC OR PRIVATE PRESCHOOL, A PUBLIC ELEMENTARY SCHOOL, OR A PUBLIC SECONDARY 8 SCHOOL BY ANY FOR PROFIT, NONPROFIT, OR PUBLIC SCHOOL BASED 9 ENTITY; 10 11 (B) EDUCATIONAL SUPPLIES AND MATERIALS USED IN CONNECTION 12 WITH SUCH INDIVIDUAL OR GROUP TUTORING SERVICES; 13 14 (C) INTER-SCHOOL DISTRICT TRANSPORTATION TO AND FROM ANY 15 SCHOOL TO THE EXTENT THAT A SCHOOL DISTRICT OR THE STATE DOES NOT 16 PAY FOR THE TRANSPORTATION;". 18 Renumber succeeding subparagraphs accordingly. 19 20 Page 9, line 9, strike "(VII)." and substitute "(VIII)."; 21 strike lines 18 and 19 and substitute the following: 23 24 "CERTIFICATION, USE CONTRIBUTIONS TO PROVIDE SCHOLARSHIPS IN 25 AMOUNTS GREATER THAN THE"; 26 27 line 20, strike "(VII)" and substitute "(VIII)"; 28 29 line 23, strike "AMOUNTS;" and substitute "AMOUNTS."; 30 31 strike lines 24 through 27. 32 33 Page 10, strike lines 1 through 4; 34 35 line 5, strike "(a)" and substitute "(b)"; 36 37 line 7, strike "REQUIREMENT SPECIFIED IN SUBPARAGRAPH (V)" and 38 substitute "REQUIREMENTS SPECIFIED IN SUBPARAGRAPHS (V) AND (VI)". 39 40 Page 11, line 11, strike "BECAUSE:" and substitute "BECAUSE"; 41 42 line 12, strike "(A) THE" and substitute "THE"; 43 line 16, strike "(B) THE" and substitute "(II) REGARDLESS OF WHETHER 45 A CREDIT APPLICATION IS APPROVED, THE"; 46 47 line 17, strike "MADE" and substitute "MADE, BUT MIGHT INSTEAD BE 48 ALLOWED IN A SUBSEQUENT INCOME TAX YEAR"; 49 50 strike lines 19 through 23 and substitute the following: 51 52 REGARDLESS OF WHETHER A CREDIT APPLICATION IS APPROVED, THE CREDIT MIGHT NOT BE ALLOWED FOR THE INCOME TAX 54 YEAR IN WHICH THE CONTRIBUTION IS TO BE MADE, BUT MIGHT INSTEAD BE 55 ALLOWED IN A SUBSEQUENT INCOME TAX YEAR PURSUANT TO SUBSECTION

56 (9) OF THIS SECTION.".

56 "REQUIREMENT,";

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Page 12, line 16, after "COLLECTED.", add "THE AMOUNT OF SAID FEE
    SHALL NOT EXCEED ONE PERCENT OF THE AMOUNT OF THE QUALIFYING
    CONTRIBUTION FROM WHICH IT IS DEDUCTED.".
 5
   Page 14, line 12, strike "_____" and substitute "FIVE HUNDRED";
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7
    line 22, strike " and substitute "FIVE HUNDRED";
 9
    line 23, strike "(c)" and substitute "(d)";
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11
    after line 25, insert the following:
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13
          "(c) (I) IF PARAGRAPHS (a) AND (b) OF THIS SUBSECTION (9)
14 PRECLUDE A CREDIT FROM BEING ALLOWED FOR ANY INCOME TAX YEAR IN
   WHICH A TAXPAYER MADE A QUALIFYING CONTRIBUTION AND RECEIVED
16 APPROVAL OF A CREDIT APPLICATION FROM THE DESIGNATED NONPROFIT
17
   ORGANIZATION PURSUANT TO SUBSECTION (6) OF THIS SECTION, THE
18 TAXPAYER MAY CLAIM A CREDIT FOR THE CONTRIBUTION DURING THE
19 FIRST SUBSEQUENT INCOME TAX YEAR FOR WHICH SAID PARAGRAPHS (a)
20 AND (b) DO NOT PRECLUDE THE CREDIT FROM BEING ALLOWED.
21
          (II) A CREDIT ALLOWED PURSUANT TO SUBPARAGRAPH (I) OF THIS
23 PARAGRAPH (c) SHALL BE IN AN AMOUNT EQUAL TO THE LESSER OF FIFTY
24 PERCENT OF THE TOTAL AMOUNT OF ANY OF THE TAXPAYER'S QUALIFYING
25
   CONTRIBUTIONS FOR WHICH A CREDIT APPLICATION WAS APPROVED
26 DURING ANY INCOME TAX YEAR FOR WHICH PARAGRAPHS (a) AND (b) OF
   THIS SUBSECTION (9) PRECLUDED A CREDIT FROM BEING ALLOWED OR THE
   AMOUNT OF THE TAXPAYER'S INCOME TAX LIABILITY FOR THE INCOME TAX
   YEAR FOR WHICH THE CREDIT IS ALLOWED. THE AMOUNT OF ANY CREDIT
30 ALLOWED PURSUANT TO THIS PARAGRAPH (c) SHALL BE CONSIDERED A
31
   REFUND OF EXCESS STATE REVENUES FOR THE STATE FISCAL YEAR ENDING
   IN THE INCOME TAX YEAR FOR WHICH THE CREDIT IS ALLOWED AND SHALL
   NOT BE CONSIDERED A REFUND OF EXCESS STATE REVENUES FOR ANY
   PRIOR STATE FISCAL YEAR.".
35
36
   Reletter succeeding paragraphs accordingly.
37
38 Page 15, line 19, strike "(c)," and substitute "(d),".
39
40 Page 16, line 17, strike "(c)," and substitute "(d),";
41
42 line 21, strike "(c)." and substitute "(d).";
43
44
   line 26, strike "(c)" and substitute "(d)".
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    HB01-1264 be referred favorably to the Committee on Appropriations.
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    HB01-1271
                 be amended as follows, and as so amended, be referred to
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                 the Committee on Appropriations with favorable
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                 recommendation:
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    Amend printed bill, page 2, line 12, strike "INTENT" and substitute
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line 13, after "PROGRAM", insert "SHALL". 3 Page 6, line 21, strike "TOMAKEIT" and substitute "SOTHATIT SHALL BE". 4 5 6 7 HB01-1280 be amended as follows, and as so amended, be referred to 8 the Committee on Appropriations with favorable 9 recommendation: 10 11 Amend printed bill, page 2, line 2, strike "(4) (c), and (4)" and substitute 12 "and (4) (c),"; 13 14 line 3, strike "(d),". 15 16 Page 3, strike lines 23 through 27. 17 18 Page 4, strike lines 1 through 12. 19 20 21 HB01-1291 The Committee returns herewith HB01-1291 and reports 23 that said bill has been considered on its merits and voted 24 upon by the committee in accordance with House Rules, 25 that the deadline applicable to committees under Joint 26 Rule 23 (a)(1) has passed, that final action has not been 27 taken by this Committee within said deadline, and that the 28 Committee on Delayed Bills has not waived said deadline. Pursuant to Joint Rule 23 (a)(3)(A), said bill is deemed to 29 30 be postponed indefinitely. 31 32 33 HB01-1294 be amended as follows, and as so amended, be referred to 34 the Committee on Appropriations with favorable 35 recommendation: 36 37 Amend printed bill, page 2, strike line 6 and substitute the following: 38 "shall take effect July 1, 2001, and shall apply in FISCAL YEAR 2001-02 39 AND any SUBSEQUENT"; 40 41 line 7, strike "state controller" and substitute "state controller" 42 LEGISLATIVE COUNCIL"; 43 44 line 8, strike "pursuant to section 24-75-216, Colorado Revised" and 45 substitute "pursuant to section 24-75-216, Colorado Revised"; 46 47 strike line 9 and substitute the following: 48 "Statutes, that, BASED ON THE ANNUAL MARCH REVENUE FORECAST FROM 49 THE LEGISLATIVE COUNCIL, there is anticipated to WILL be sufficient 50 excess state revenue. 51 **SECTION 2.** 24-75-216 (1) (a), (2) (a), (2) (b) (IV) (B), and (2) (b) (V), Colorado Revised Statutes, are amended to read: 53

55 **24-75-216.** Transfers to highway users tax fund. (1) (a) This section shall apply to any state fiscal year for which the state controller

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Page 3, line 12, strike "STATE CONTROLLER" and substitute "LEGISLATIVE 54 COUNCIL"; 55

56 line 13, strike "PURSUANT TO SECTION";

LEGISLATIVE COUNCIL certifies to the executive director of the department of revenue pursuant to subsection (2) of this section that, BASED ON THE ANNUAL MARCH REVENUE FORECAST FROM THE LEGISLATIVE COUNCIL, there will be sufficient excess state revenues REVENUE.

- (2) (a) On or before September APRIL 1, 2001, and on or before each September APRIL 1 thereafter, the state controller, after consultation with the department of revenue, LEGISLATIVE COUNCIL shall certify to the executive director of the department of revenue whether the controller estimates that, BASED ON THE ANNUAL MARCH REVENUE FORECAST FROM THELEGISLATIVE COUNCIL, without a reduction in vehicle registration fees pursuant to House Bill 00-1227, enacted at the second regular session of the sixty-second general assembly, there will be an excess of state 14 revenue in that state fiscal year that will be required to be refunded pursuant to section 20 of article X of the state constitution that is in an amount equal to or greater than three hundred thirty million dollars, as adjusted pursuant to paragraph (b) of this subsection (2).
 - (b) (IV) (B) For the purpose of determining whether the reduction in vehicle registration fees pursuant to house bill 00-1227, enacted at the second regular session of the sixty-second general assembly, is to be implemented for any given fiscal year, the executive director shall not utilize any adjusted dollar amount that has not been approved pursuant to subparagraph (III) of this paragraph (b) or otherwise specified pursuant to sub-subparagraph (A) of this subparagraph (IV).
 - (V) If one or more ballot questions are submitted to the voters at a statewide election to be held in November of any calendar year commencing on or after January 1, 2001, that seek authorization for the state to retain and spend all or any portion of the amount of excess state revenues for the state fiscal year ending during said calendar year, the executive director shall not determine whether the reduction in vehicle registration fees pursuant to house bill 00-1227, enacted at the second regular session of the sixty-second general assembly, shall be implemented and shall not promulgate rules containing said reductions until the impact of the results of said election on the amount of the excess state revenues to be refunded is ascertained.".

Renumber succeeding sections accordingly.

Page 2, line 16, strike "FOR THE";

line 17, strike "CALENDAR YEAR FOLLOWING THE END OF ANY" and substitute "IN FISCAL YEAR 2001-02 AND ANY SUBSEQUENT";

line 18, strike "STATE CONTROLLER" and substitute "LEGISLATIVE COUNCIL";

line 19, strike "PURSUANT TO SECTION 24-75-216, C.R.S., THAT THERE IS" and substitute "THAT, BASED ON THE ANNUAL MARCH REVENUE FORECAST FROM THE LEGISLATIVE COUNCIL, THERE WILL BE".

line 14, strike "24-75-216, C.R.S., THAT THERE IS" and substitute "THAT, BASED ON THE ANNUAL MARCH REVENUE FORECAST FROM THE LEGISLATIVE COUNCIL, THERE WILL BE". 4 5 6 7 HB01-1318 be amended as follows, and as so amended, be referred to 8 the Committee on Appropriations with favorable 9 recommendation: 10 11 Amend printed bill, page 7, line 7, after "(10)", insert "(a)"; 12 13 line 16, strike "PROGRAM." and substitute "PROGRAM, AND SHALL 14 TRANSMIT ANY SUCH MONEYS ACCEPTED TO THE COLORADO WORK FORCE 15 EMPOWERMENT PROGRAM TRUST FUND, CREATED IN PARAGRAPH (b) OF 16 THIS SUBSECTION (10)." 17 18 after line 18, insert the following: 19 20 "(b) ALL MONEYS DESCRIBED IN PARAGRAPH (a) OF THIS 21 SUBSECTION (10) SHALL BE CREDITED TO THE COLORADO WORK FORCE EMPOWERMENT PROGRAM TRUST FUND, WHICH FUND IS HEREBY CREATED 23 IN THE STATE TREASURY. THE MONEYS IN SAID FUND SHALL BE SUBJECT 24 TO ANNUAL APPROPRIATION BY THE GENERAL ASSEMBLY FOR THE PURPOSE 25 OF IMPLEMENTING THE PROVISIONS OF THIS SECTION. ALL INTEREST 26 DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEYS IN THE FUND SHALL BE CREDITED TO THE FUND. AT THE END OF ANY FISCAL YEAR, ALL UNEXPENDED AND UNENCUMBERED MONEYS IN THE FUND SHALL REMAIN THEREIN AND SHALL NOT BE CREDITED OR TRANSFERRED TO THE GENERAL 30 FUND.". 31 Page 10, line 11, strike "2001, BUT PRIOR TO JANUARY 1, 2007," and 33 substitute "2003, BUT PRIOR TO JANUARY 1, 2009,"; 34 35 line 18, strike "ANY GIVEN" and substitute "SUCH"; 36 37 line 20, strike "ONE HUNDRED" and substitute "FIFTY"; 38 39 line 27, strike "FIVE YEARS" and substitute "THREE YEARS". 40 41 42 43 44 LOCAL GOVERNMENT After consideration on the merits, the Committee recommends the 45 46 following: 47 48 HB01-1207 The Committee returns herewith HB01-1207 and reports 49 that said bill has been considered on its merits and voted 50 upon by the committee in accordance with House Rules,

The Committee returns herewith HB01-1207 and reports that said bill has been considered on its merits and voted upon by the committee in accordance with House Rules, that the deadline applicable to committees under Joint Rule 23 (a)(1) has passed, that final action has not been taken by this Committee within said deadline, and that the Committee on Delayed Bills has not waived said deadline. Pursuant to Joint Rule 23 (a)(3)(A), said bill is deemed to be postponed indefinitely.

1 2 3 4 5 6 7 8 9 10 11 12 13	<u>HB01-1285</u>	The Committee returns herewith that said bill has been considered upon by the committee in according that the deadline applicable to Rule 23 (a)(1) has passed, that taken by this Committee within s Committee on Delayed Bills has Pursuant to Joint Rule 23 (a)(3)(a) be postponed indefinitely.	d on its merits and voted dance with House Rules, committees under Joint final action has not been aid deadline, and that the not waived said deadline.	
14				
15	STATE, VE	<u> FERANS, & MILITARY AFFA</u>	<u>AIRS</u>	
16 17 18	After consideration on the merits, the Committee recommends the following:			
19 20	<u>HB01-1284</u>	be referred favorably to the Comr	nittee on Appropriations.	
21 22 23 24	<u>HB01-1340</u>	be referred to the Committee of t recommendation.	he Whole with favorable	
25 26 27 28	<u>HB01-1349</u>	be referred to the Committee of t recommendation.	he Whole with favorable	
29 30 31 32		MESSAGE FROM THE SE	ENATE	
33 34	Mr. Speaker:			
35 36 37	The Senate voted to concur in House amendments to SB01-183, 185 and 194 and repassed the bills as amended.			
38 39				
40		MESSAGE FROM THE GOV	ERNOR	
41 42 43 44 45	2:30 p.m. The original is on file in the records of the House o Representatives of the General Assembly.			
46 47			Judith Rodrigue, Chief Clerk of the House	
48 49 50	February 22,	2001		
51 52 53 54 55 56		Representatives General Assembly ar Session		

1	Ladies and Go	entlemen:
2 3 4 5		the honor to inform you that I have approved and filed with of State the following acts:
6 7 8 9	HB01-1082	Concerning A Clarification That The Easements That Are Not Affected By The Execution Of A Tax Deed To The Purchaser Of A Tax Lien Include Conservation Easements.
10		Approved February 22, 2001 at 10:30 a.m.
12 13 14	HB01-1129	Concerning Conditions Of Participation In Extracurricular Activities Sponsored By School Districts.
15 16		Approved February 22, 2001 at 10:31 a.m.
17 18 19 20 21 22 23	Sincerely, (signed) Bill Owens Governor	
24 25		INTRODUCTION OF BILL First Reading
27 28 29	The followin indicated:	g bill was read by title and referred to the committee
20 21 22 22 23 24 25 26 27 28 29 33 34 33 34 35 36		by Representative(s) Larson; also Senator(s) Dyer (Durango)Concerning the revocation of Colorado driving privileges after the revocation of tribal driving privileges under tribal law.
	Committee or	Transportation & Energy
37 38		
39 40		INTRODUCTION OF RESOLUTION
11 12 13	The following rules:	gresolution was read by title and laid over one day under the
14 15 16 17	HJR01-1015	by Representative(s) Lawrence; also Senator(s) Windels-Concerning commending the Peace Corps on the occasion of its fortieth anniversary.
18 19	of Michigan V	REAS, On October 14, 1960, on the steps of the University Union, presidential candidate John F. Kennedy addressed 000 students at the University; and
50 51 52 53 54	following cha	REAS, John F. Kennedy, our future president, issued the llenge: How many of them, he asked, would be willing to buntry and the cause of peace by living and working the orld?; and

WHEREAS, This concept of serving the cause of peace by working in the developing world that he spoke of to the students was the basis for creating the Peace Corps after he became President; and

WHEREAS, On March 1, 1961, President John F. Kennedy signed the executive order establishing the Peace Corps; and

WHEREAS, President Kennedy, through the executive order, envisioned that a pool of trained American men and women sent overseas would help foreign countries meet their urgent needs for skilled manpower; and

WHEREAS, President Kennedy intended, by establishing the Peace Corps, that the resources and talents of private institutions and groups would be used, making it clear that the responsibility for peace is the responsibility of our entire society; and

WHEREAS, The Peace Corps has become an enduring symbol of our nation's commitment to encourage progress, create opportunity, and expand development at the grass roots level in the developing world; and

WHEREAS, More than 161,000 Americans have served as Peace Corps Volunteers in more than 134 countries since 1961; and

WHEREAS, Over the last 40 years, 5,500 men and women from the state of Colorado have responded to our nation's call to serve by joining the Peace Corps; and

WHEREAS, Peace Corps Volunteers have made significant and lasting contributions around the world in agriculture, business, education, the environment, health, and youth development and have improved the lives of individuals and communities around the world; and

WHEREAS, Peace Corps Volunteers have strengthened the ties of friendship and understanding between the people of the United States and those of other countries; and

WHEREAS, Peace Corps Volunteers, enriched by their experiences overseas, have brought their communities throughout the United States a deeper understanding of other cultures and traditions, thereby bringing a domestic dividend to our nation; and

WHEREAS, Returned volunteers nationwide will celebrate a special Peace Corps Day honoring the agency's 40th anniversary on March 1, 2001; and

WHEREAS, It is indeed fitting to recognize the achievements of the Peace Corps and honor its volunteers, past and present, and reaffirm our nation's commitment to helping people help themselves throughout the world; now, therefore,

Be It Resolved by the House of Representatives of the Sixty-third General Assembly of the State of Colorado, the Senate concurring herein:

1 2 3	That we, the members of the Colorado General Assembly, congratulate and commend the Peace Corps for 40 years of contributions and service that have positively affected so many lives.
Δ	and service that have positively affected so many fives.
4 5	Be It Further Resolved, That a copy of this Joint Resolution be
6	transmitted to Charles R. Baquet III, Acting Director of the Peace Corps,
7	and to Nelson Chase, Denver Regional Manager of the Peace Corps.
8	
9	
10	
11	On motion of Representative King, the House adjourned until 9:00 a.m.,
12	February 26, 2001.
13	
14	Approved:
15	
16	
17 18	DOLIC DE AN
19	DOUG DEAN, Speaker
20	Attest:
21	Titlest.
22	JUDITH RODRIGUE,
23	Chief Clerk