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SENATE JOURNAL
Sixty-third General Assembly
STATE OF COLORADO
Second Regular Session

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Seventy-sixth Legislative Day

Monday, March 25, 2002

Prayer

By the chaplain, Father Lawrence Hart, Saint George in the Glenn Episcopal Church.

Call to Order

By the President at 10:00 a.m.

Roll Call

Present--Total, 29.

Absent/Excused--Arnold, Linkhart, McElhany, Musgrave, Reeves, Thiebaut--Total, 6.

Present later--Arnold, Linkhart, McElhany, Musgrave, Thiebaut.

Quorum

The President announced a quorum present.

Reading of Journal

On motion of Senator Fitz-Gerald, reading of the Journal of Friday, March 22 was dispensed with and the Journal was approved as corrected by the Secretary.

Senate in Recess--Senate Reconvened

COMMITTEE OF REFERENCE REPORTS

Appropriations

After consideration on the merits, the committee recommends that SB02-034 be postponed indefinitely.

Appropriations

After consideration on the merits, the committee recommends that **SB02-039** be referred favorably to the Committee of the Whole.

Appropriations

After consideration on the merits, the committee recommends that **SB02-043** be amended as follows and, as so amended be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 5, line 25, strike "USED TO" and substitute "USED FOR ADMINISTRATIVE EXPENSES INCURRED BY THE DEPARTMENT NOT TO EXCEED SIXTY THOUSAND DOLLARS AND TO".

Appropriations

After consideration on the merits, the committee recommends that **SB02-065** be amended as follows and, as so amended be referred to the Committee of the Whole with favorable recommendation.

Amend the Education Committee report, dated March 5, 2002, page 5, strike lines 14 through 20 and substitute the following:

""SECTION 5. Transfer of appropriation. Any appropriation made in the annual general appropriation act for the fiscal year beginning July 1, 2002, to the department of education, assistance to public schools, grant programs and other distributions, for allocation to the teacher development fund, is hereby transferred to the department of education, assistance to public schools, grant programs and other distributions, for allocation to the improving academic achievement fund created in section 22-7-907, Colorado Revised Statutes, and such sum, or so much thereof as may be necessary, is further appropriated to the department of education, for the implementation of this act."

Renumber succeeding section accordingly.

Page 1, line 101, strike "GRANT";

line 103, strike "CHILDREN." and substitute "CHILDREN, AND MAKING AN APPROPRIATION THEREFOR.".".

Appropriations

After consideration on the merits, the committee recommends that **SB02-078** be amended as follows and, as so amended be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 2, line 2, strike "10-3-1104.7 (1) (a), (10)," and substitute "10-3-1104.7 (10)";

strike lines 6 through 12 and substitute "declaration.".

Page 3, after line 4, insert the following:

"**SECTION 2.** 24-34-306, Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW SUBSECTION to read:

24-34-306. Charge - complaint - hearing - procedure - exhaustion of administrative remedies - repeal. (1.5) Notwithstanding any other provision of law, the sole remedy for any person claiming to be aggrieved by a discriminatory or unfair employment practice that involves only the use of genetic information, as defined in section 24-34-401 (4.5), shall be as provided in section 24-34-405 (1) (b). Such person is exempt from the requirements of this section, and no action of the commission, the director, or any agent of the division shall stand as a prerequisite to the filing by such person of an action in any court of competent jurisdiction pursuant to section 10-3-1104.7 (12) (b), C.R.S., or 24-34-405 (1) (b)."

Renumber succeeding sections accordingly.

Appropriations

After consideration on the merits, the committee recommends that **SB02-109** be amended as follows and, as so amended be referred to the Committee of the Whole with favorable recommendation.

Amend the Education Committee Report, dated February 19, 2002, page 2, line 14, after "SHALL", insert "NOT";

after line 22, insert the following:

""**SECTION 4.** 22-7-605 (3) (a) and (10), Colorado Revised Statutes, are amended to read:

- **22-7-605.** School accountability reports format. (3) (a) The accountability report produced for each public school pursuant to this section shall not contain any information other than the information specified in this section. EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (10) OF THIS SECTION, the information specified in this section shall be arranged on the accountability report in the order it appears in this section. The STATE BOARD SHALL BE AUTHORIZED TO RECOMMEND TO THE GENERAL ASSEMBLY ANY CHANGES IN THE FORMAT OR THE CONTENTS OF THE ACCOUNTABILITY REPORTS PREPARED PURSUANT TO THIS SECTION.
- (10) The department shall make only the necessary modifications to the accountability report to ensure that a public school's accountability report is formatted with the appropriate information for elementary schools, middle schools, junior high schools, and senior high schools. The department shall employ such layout, design, color, and graphical elements necessary for the accountability report to be parent-friendly and easy to read and to enhance rather than detract from the data to be reported. The Department shall be authorized to reconfigure and Rearrange the data presented in the accountability report data, the department shall clearly note on the school accountability report: "Data not reported to state";";

line 23, strike ""SECTION 4." and substitute "SECTION 5.";

line 26, strike "Below" and substitute "Starting with the school accountability reports for the 2005-06 school year and each school year thereafter, if the state board deems that there are sufficient moneys received from the federal government through the federal "No Child Left Behind Act of 2001", Public Law 107-110, below".

Page 3, after line 5, insert the following:

"Renumber succeeding sections accordingly.";

strike line 20 and substitute the following:

"(b) If the state board deems that there are sufficient moneys received from the federal";

strike line 27 and substitute the following:

"(c) If the state board deems that there are sufficient moneys received from the federal".

Appropriations

After consideration on the merits, the committee recommends that **SB02-125** be postponed indefinitely.

Appropriations

After consideration on the merits, the committee recommends that **SB02-130** be amended as follows and, as so amended be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 9, after line 19, insert the following:

"**SECTION 2.** 24-102-202.5 (2), Colorado Revised Statutes, is amended to read:

24-102-202.5. Supplier database - cash fund. (2) Each business that wishes to be included in the database created pursuant to subsection (1) of this section shall pay a registration fee as determined by the executive director. The executive director shall set and collect such fees as are necessary to cover the direct and indirect costs which are incurred in implementing the provisions of this section. The revenue from such fees shall be transmitted to the state treasurer, who shall credit the same to the supplier database cash fund, which fund is hereby created. The general assembly shall make appropriations from such fund as necessary to implement the provisions of this section AND PART 12 OF ARTICLE 75 OF THIS TITLE. In accordance with section 24-36-114, all interest derived from the deposit and investment of this fund shall be credited to the general fund.

- **SECTION 3. Appropriation.** (1) In addition to any other appropriation, there is hereby appropriated, out of any moneys in the supplier database cash fund not otherwise appropriated, to the department of personnel, finance and procurement, for the fiscal year beginning July 1, 2002, the sum of fourteen thousand three hundred fifteen dollars (\$14,315), 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, to the department of law, for the fiscal year beginning July 1, 2002, the sum of one thousand seven hundred fifty-three dollars (\$1,753), or so much thereof as may be necessary, for the provision of legal services to the department of personnel related to 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."

Renumber succeeding sections accordingly.

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SB02-130

Page 1, line 102, strike "ORGANIZING." and substitute "ORGANIZING, AND MAKING AN APPROPRIATION IN CONNECTION THEREWITH.".

Appropriations

After consideration on the merits, the committee recommends that SB02-148 be referred favorably to the Committee of the Whole.

Appropriations

After consideration on the merits, the committee recommends that **SB02-154** be amended as follows and, as so amended be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 7, before line 1, insert the following:

"SECTION 5. Appropriation. In addition to any other appropriation, there is hereby appropriated, out of any moneys in the electioneering communication cost fund created in section 1-45-110.5, Colorado Revised Statutes, not otherwise appropriated, to the department of state, for the fiscal year beginning July 1, 2002, the sum of forty-five thousand five hundred eighty-three dollars (\$45,583), or so much thereof as may be necessary, for the implementation of this act. If sufficient moneys are not available for said appropriation from the electioneering communication cost fund, this appropriation shall be from all moneys available in the electioneering communication cost fund, and the balance shall be from the department of state cash fund created in section 24-21-104, Colorado Revised Statutes."

Renumber succeeding sections accordingly.

Page 1, line 103, strike "ELECTION." and substitute "ELECTION, AND MAKING AN APPROPRIATION IN CONNECTION THEREWITH.".

Appropriations

After consideration on the merits, the committee recommends that **SB02-172** be amended as follows and, as so amended be referred to the Committee of the Whole with favorable recommendation.

Amend the Government, Veterans and Military Relations, and Transportation Report, dated March 6, 2002, page 1, after line 8, insert the following:

"Page 5, after line 14, insert the following:

"SECTION 4. Appropriation. In addition to any other appropriation, there is hereby appropriated, out of any moneys in the P.O.S.T. Board created in section 24-31-303, Colorado Revised Statutes, not otherwise appropriated, to the department of law, for the fiscal year beginning July 1, 2002, the sum of seven hundred forty-seven thousand six hundred eighty-two dollars (\$747,682) and 2.0 FTE, or so much thereof as may be necessary, for the implementation of this act."

Renumber succeeding section accordingly.

Page 1, line 104, strike "PROGRAMS." and substitute "PROGRAMS, AND MAKING AN APPROPRIATION THEREFOR."."

Appropriations

After consideration on the merits, the committee recommends that **SB02-179** be amended as follows and, as so amended be referred to the Committee of the Whole with favorable recommendation.

Amend the Government, Veterans and Military Relations, and Transportation Committee Report, dated March 14, 2002, page 2, after line 8, insert the following:

"line 13, after "SHALL", insert "FIRST APPROPRIATE THE AMOUNT OF GENERAL FUND REVENUES REQUIRED TO BE APPROPRIATED FOR THE

"Transportation Equity Authorization for Implementing TEA-15" pursuant to section 43-1-120, C.R.S. After subtracting the amount of the appropriation from the total amount of the increase in state fiscal year spending attributable to the adjustment, the state treasurer and the controller shall";

line 15, after "THE", insert "REMAINING";

line 18, after "THE", insert "REMAINING";

line 22, after "THE", insert "REMAINING";";

line 15 of the committee report, strike "ONE HUNDRED MILLION DOLLARS OR MORE," and substitute "AT LEAST THE SUM OF THE AMOUNT REQUIRED TO BE APPROPRIATED FOR THE "TRANSPORTATION EQUITY AUTHORIZATION FOR IMPLEMENTING TEA-15" FOR THE FISCAL YEAR PLUS ONE HUNDRED MILLION DOLLARS,".

Page 3 of the committee report, strike lines 3 through 7 and substitute the following:

"Page 13, line 13 strike "for the immediately preceding";

line 14, strike "fiscal year" and substitute "for the immediately preceding fiscal year";

line 16, strike "from the immediately preceding fiscal year" and substitute "from the immediately preceding fiscal year";

line 18, strike "in FOLLOWING SUCH STATE";

strike lines 19 through 23 and substitute the following:

"in which said state revenues were refunded. AN AMOUNT EQUAL TO THE DIFFERENCE SHALL BE ACCOUNTED FOR AS AN EXPENDITURE OF STATE REVENUES IN THE FISCAL YEAR IN WHICH THE DIFFERENCE WAS REFUNDED AND SHALL REDUCE THE LIABILITY OF THE STATE TO REFUND REVENUES IN EXCESS OF THE LIMITATION ON STATE FISCAL YEAR SPENDING DURING THE NEXT FISCAL YEAR. HOWEVER, IF THE AMOUNT EQUAL TO THE DIFFERENCE EXCEEDS THE AMOUNT OF REVENUES IN EXCESS OF THE LIMITATION ON STATE FISCAL YEAR SPENDING REQUIRED TO BE REFUNDED IN THE NEXT FISCAL YEAR, ANY UNUSED AMOUNT OF THE DIFFERENCE SHALL REDUCE TO THE GREATEST EXTENT POSSIBLE THE LIABILITY OF THE STATE TO REFUND REVENUES IN EXCESS OF THE LIMITATION ON STATE FISCAL YEAR SPENDING IN EACH SUCCEEDING FISCAL YEAR UNTIL THE STATE'S LIABILITY TO REFUND REVENUES IN EXCESS OF THE LIMITATION ON STATE FISCAL YEAR SPENDING HAS BEEN REDUCED BY THE FULL AMOUNT OF THE DIFFERENCE. ANY AMOUNT OF THE DIFFERENCE REFUNDED SHALL NOT BE ACCOUNTED FOR AND TREATED AS A REDUCTION IN THE AMOUNT OF REVENUES RECEIVED OR COLLECTED BY THE STATE FROM ANY SOURCE IN ANY FISCAL YEAR REGARDLESS OF THE FISCAL YEAR IN WHICH THE AMOUNT WAS REFUNDED.".";

after line 21 of the committee report, insert the following:

"Page 18, line 4, strike "law," and substitute "law.";

strike lines 5 through 7 and substitute "multiplied by one hundred five percent.".

Page 23, strike lines 13 through 27.

Page 24, strike lines 1 through 6 and substitute the following:

"(b) There has been rapid population growth in the state in recent years, the amount of general fund revenues and the amount of state fiscal year spending permitted for each fiscal year by section 20 of article X of the state constitution will increase substantially in future fiscal years pursuant to section 24-77-103 (2) (b) (II.5), C.R.S., to account for such rapid population growth, and it is in the best interest of the citizens of the state

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SB02-190

Judiciary

HB02-1119 by Representative(s) Berry; also Senator(s) Takis--Concerning electronic documents, and making an appropriation in connection therewith.

TO ALLOCATE A PORTION OF THE INCREASED STATE GENERAL FUND REVENUES ATTRIBUTABLE TO SUCH POPULATION GROWTH THROUGH TEA-15 FOR ROADWAY, TRANSIT, AND MULTI-MODAL TRANSPORTATION IMPROVEMENTS THAT WILL HELP TO MITIGATE THE IMPACT OF SUCH POPULATION GROWTH ON THE STATE'S TRANSPORTATION SYSTEM.

(c) Moneys allocated through TEA-15 shall have funding FLEXIBILITY FEATURES TO PRIORITIZE AND IMPLEMENT ROADWAY, TRANSIT, OR MULTI-MODAL TRANSPORTATION IMPROVEMENTS SELECTED BY THE REGIONAL TRANSPORTATION PLANNING COMMISSIONS OR METROPOLITAN PLANNING ORGANIZATIONS THROUGH THE DEPARTMENT'S ESTABLISHED COOPERATIVE STATE AND LOCAL TRANSPORTATION PLANNING PROCESS. AS SUCH, A COMPREHENSIVE REGIONAL PUBLIC INVOLVEMENT PROCESS SHALL BE REQUIRED.";

line 7, strike "SUCH ALLOCATION OF MONEYS SHALL" and substitute "THE ALLOCATION OF GENERAL FUND REVENUES THROUGH TEA-15 WILL";

line 13, after "APPROPRIATE", insert "FROM THE GENERAL FUND";";

line 22 of the committee report, strike "Page 24,".

Page 7 of the committee report, after line 5, insert the following:

""SECTION 16. Appropriation. In addition to any other appropriation, there is hereby appropriated, to the department of law, for the fiscal year beginning July 1, 2002, the sum of five thousand eight hundred forty-three dollars (\$5,843), or so much thereof as may be necessary, for the provision of legal services to the department of transportation related to the implementation of this act. This amount shall be from each funds exempt received from the department of be from cash funds exempt received from the department of transportation.";

line 6 of the committee report, strike ""16." and substitute "17.";

line 8, strike "and 13" and substitute "13, and 16";

Applicability. Sections" and substitute "18. line 17, strike "**17.** Applicability. Section";

line 19, strike "2002."." and substitute "2001.".".

After consideration on the merits, the committee recommends that HB02-1221 be referred favorably to the Committee of the Whole.

INTRODUCTION OF BILLS--FIRST READING

The following bills were read by title and referred to the committees indicated:

SB02-188 by Senator(s) Tate; also Representative(s) Spradley--Concerning a requirement that health benefit plans issue prescription cards containing uniform information.

Public Policy and Planning

SB02-189 by Senator(s) Hernandez; also Representative(s) Boyd--Concerning the creation of a metropolitan affordable housing district.

Health, Environment, Children & Families

by Senator(s) Phillips, Anderson, Fitz-Gerald, Gordon, Hernandez, Hillman, Matsunaka, Musgrave, Nichol, Takis, Tate, Taylor, Teck, Tupa; also Representative(s) Hoppe, Boyd, Cloer, Daniel, Fairbank, Garcia, Kester, Lawrence, Miller, Rippy, Scott, Smith, Snook, Spence, Tapia, Veiga, White--Concerning expansion of the stationary source voluntary emission reduction program, and, in connection therewith, providing for additional flexibility and cost recovery incentives.

Business, Labor, and Finance

Government, Veterans and Military Relations, and Transportation

HB02-1341

by Representative(s) Swenson; also Senator(s) Nichol--Concerning recommendations of the house committee on transportation and energy relating to the continuation of requirements for certain reports to the general assembly from executive agencies, and, in connection therewith, repealing reporting requirements to the general assembly that are obsolete.

Government, Veterans and Military Relations, and Transportation

THIRD READING--FINAL PASSAGE OF BILLS

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

HB02-1179

by Representative(s) Garcia, Groff, Weddig; also Senator(s) Anderson--Concerning requirements applicable to a candidate for elective office under the "Fair Campaign Practices Act".

Laid over until the end of the Third Reading--Final Passage of Bills Calendar.

HB02-1042

by Representative(s) Stafford, Boyd, Clapp, Romanoff; also Senator(s) Linkhart, Hernandez--Concerning extensions under the Colorado works program for persons who have reached the sixty-month lifetime limit for receipt of TANF assistance.

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

YES	26		NO	8		EXCUSED	1		ABSENT	0	
Anderson		Y	Fitz-Gerald	•	Y	May	-	N	Takis		Y
Andrews		N	Gordon	•	Y	McElhany	-	N	Tate		Y
Arnold		N	Hagedorn		Y	Musgrave		N	Taylor		Y
Cairns		N	Hanna	•	Y	Nichol	-	Y	Teck		Y
Chlouber		Y	Hernandez		Y	Owen		N	Thiebaut		Y
Dyer		Y	Hillman	•	N	Pascoe	-	Y	Tupa		Y
Entz		Y	Isgar	•	Y	Perlmutter	-	Y	Windels		Y
Epps		Y	Lamborn	•	Y	Phillips	-	Y	Mr. President		Y
Evans		Y	Linkhart	•	Y	Reeves	_	Е	_		

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

Co-sponsor added: Tupa.

HB02-1250

by Representative(s) Dean; also Senator(s) Tupa--Concerning the continuation of the lottery division in the department of revenue.

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

YES 21		NO 1	2	EXCUSED	2		ABSENT	0
Anderson	N	Fitz-Gerald	Y	May		N	Takis	Y
Andrews	N	Gordon	Y	McElhany		N	Tate	N
Arnold	N	Hagedorn	Y	Musgrave		N	Taylor	E
Cairns	N	Hanna	Y	Nichol		Y	Teck	Y
Chlouber	Y	Hernandez	Y	Owen		N	Thiebaut	Y
Dyer	N	Hillman	N	Pascoe		Y	Tupa	Y
Entz	Y	Isgar	Y	Perlmutter		Y	Windels	Y
Epps	Y	Lamborn	N	Phillips		Y	Mr. President	Y
Evans	Y	Linkhart	Y	Reeves		E		

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

Co-sponsors added: Chlouber, Epps, Fitz-Gerald, Gordon, Linkhart, Matsunaka, Nichol, Phillips, Thiebaut, Windels.

HB02-1130

by Representative(s) Fairbank, Borodkin, Jameson, Kester, Marshall, Rhodes, White, Williams T.; also Senator(s) Reeves--Concerning the board of real estate appraisers, and, in connection therewith, continuing the board of real estate appraisers.

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

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HB02-1130

YES	33		NO	0		EXCUSED	2		ABSENT	0	
Anderson	- 33	Y	Fitz-Gerald	0	Y	May		Y	Takis		Y
Andrews		Y	Gordon		Y	McElhany		Y	Tate		Y
Arnold		Y	Hagedorn		Y	Musgrave		Y	Taylor		Е
Cairns		Y	Hanna		Y	Nichol		Y	Teck		Y
Chlouber		Y	Hernandez		Y	Owen		Y	Thiebaut		Y
Dyer		Y	Hillman		Y	Pascoe		Y	Tupa		Y
Entz		Y	Isgar		Y	Perlmutter		Y	Windels		Y
Epps		Y	Lamborn		Y	Phillips		Y	Mr. President		Y
Evans		Y	Linkhart		Y	Reeves		Ε		·	

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

Co-sponsors added: Hagedorn, Phillips.

SB02-156

by Senator(s) Gordon; also Representative(s) Smith--Concerning the authorization of changes of absolute water rights for purposes of instream use.

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

YES	23		NO	11		EXCUSED	1		ABSENT	0	
Anderson		N	Fitz-Gerald		Y	May		N	Takis		Y
Andrews		N	Gordon		Y	McElhany		Y	Tate		Y
Arnold		N	Hagedorn		Y	Musgrave		N	Taylor		N
Cairns		Y	Hanna		Y	Nichol		Y	Teck		Y
Chlouber		Y	Hernandez		Y	Owen		N	Thiebaut		Y
Dyer		N	Hillman		N	Pascoe		Y	Tupa		Y
Entz		Y	Isgar		Y	Perlmutter		Y	Windels		Y
Epps		N	Lamborn		N	Phillips		Y	Mr. President	Ţ	Y
Evans	•	Y	Linkhart	•	Y	Reeves		Е			

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

Co-sponsors added: Fitz-Gerald, Hernandez, Linkhart, Nichol, Pascoe, Phillips, Tupa.

SB02-068

by Senator(s) Entz; also Representative(s) Hoppe--Concerning per diem compensation for the appointed members of the Colorado water conservation board, and making an appropriation in connection therewith.

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

YES	25		NO	9		EXCUSED	1		ABSENT	0	
Anderson		N	Fitz-Gerald		N	May		N	Takis		Y
Andrews		Y	Gordon		Y	McElhany		N	Tate		Y
Arnold		Y	Hagedorn		Y	Musgrave		Y	Taylor		Y
Cairns		Y	Hanna		Y	Nichol		N	Teck		Y
Chlouber		Y	Hernandez		Y	Owen		Y	Thiebaut		Y
Dyer		Y	Hillman		Y	Pascoe		Y	Tupa		Y
Entz		Y	Isgar		Y	Perlmutter		N	Windels		Y
Epps		N	Lamborn		N	Phillips		Y	Mr. President		Y
Evans		N	Linkhart		Y	Reeves		Е			

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

HB02-1179

by Representative(s) Garcia, Groff, Weddig; also Senator(s) Anderson--Concerning requirements applicable to a candidate for elective office under the "Fair Campaign Practices Act"

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

HB02-1179

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

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

Co-sponsor added: Tupa.

CHANGES TO THE GENERAL ORDERS--SECOND READING OF BILLS--**CONSENT CALENDAR**

SB02-181 by Senator(s) Tate; also Representative(s) Saliman--Concerning immunity from suit for parole release hearing officers.

> Upon request of Senator Chlouber, SB02-181 was removed from the General Orders--Second Reading of Bills Consent Calendar of Monday, March 25, and was placed at the end of the General Orders--Second Reading of Bills Calendar of Tuesday, March 26.

HB02-1224 by Representative(s) Madden; also Senator(s) Phillips--Concerning the use of sales tax revenue by a local improvement district to promote business development within the district.

> Upon request of Senator Evans, HB02-1224 was removed from the General Orders--Second Reading of Bills Consent Calendar of Monday, March 25, and was placed at the end of the General Orders--Second Reading of Bills Calendar of Tuesday, March 26.

Committee of the Whole

On motion of Senator Tate, the Senate resolved itself into Committee of the Whole for consideration of General Orders--Second Reading of Bills Consent Calendar and Senator Tate was called to the Chair to act as Chairman.

GENERAL ORDERS--SECOND READING OF BILLS--CONSENT CALENDAR

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

HB02-1162

by Representative(s) Cloer, Jahn, Kester, King, Lee, Mace, Schultheis, Stafford, White; also Senator(s) Epps--Concerning the prohibition against imposing additional charges on winners of sweepstakes who must respond to the sponsor of the sweepstake to claim the

Amendment No. 1, Business, Labor, and Finance Committee Amendment. (Printed in Senate Journal, March 15, page 473 and placed in members' bill file.)

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

HB02-1214 by Representative(s) Chavez; also Senator(s) Thiebaut--Concerning county reserve account moneys under the Colorado works program.

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

by Representative(s) Plant, Jahn, Saliman, Young; also Senator(s) Owen, Reeves, Tate--HB02-1206 Concerning eligibility periods for the children's basic health plan.

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

HB02-1217 by Representative(s) Kester; also Senator(s) Takis, Hagedorn, Hillman--Concerning investment of public funds in securities issued by Colorado public entities.

Ordered revised and placed on the Consent Calendar for Third Reading and Final Passage. 72

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HB02-1335

by Representative(s) Williams T.; also Senator(s) Fitz-Gerald--Concerning recommendations of the house committee on business affairs and labor relating to the continuation of requirements for certain reports to the general assembly from executive agencies, and, in connection therewith, repealing reporting requirements to the general assembly that are obsolete.

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

HB02-1064

by Representative(s) Williams S., Alexander, Cloer; also Senator(s) Isgar, Entz--Concerning statutory changes to enhance consistent compliance with the federal "Indian Child Welfare Act" statewide.

<u>Amendment No. 1, Judiciary Committee Amendment.</u> (Printed in Senate Journal, March 19, page 507 and placed in members' bill file.)

Amendment No. 2(L.020), by Senator Isgar.

Amend reengrossed bill, page 8, line 23, strike "COURT." and substitute "COURT OR FILED WITHIN TEN DAYS AFTER THE FILING OF THE PETITION, AS SPECIFIED IN SECTION 19-1-126 (1) (c)."

Page 10, line 8, strike "COURT." and substitute "COURT OR FILED WITHIN TEN DAYS AFTER THE FILING OF THE PETITION, AS SPECIFIED IN SECTION 19-1-126 (1) (c).";

line 24, strike "COURT." and substitute "COURT OR FILED WITHIN TENDAYS AFTER THE FILING OF THE MOTION FOR TERMINATION, AS SPECIFIED IN SECTION 19-1-126(1)(c)."

Page 11, line 10, strike "COURT." and substitute "COURT OR FILED WITHIN TEN DAYS AFTER THE FILING OF THE PETITION, AS SPECIFIED IN SECTION 19-1-126 (1) (c).";

line 25, strike "COURT." and substitute "COURT OR FILED WITHIN TENDAYS AFTER THE FILING OF THE PETITION FOR ADOPTION, AS SPECIFIED IN SECTION 19-1-126(1) (c).".

As amended, ordered revised and placed on the calendar for Third Reading and Final Passage.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Tate, the Report of the Committee of the Whole was adopted and, a majority of all members elected to the Senate having voted in the affirmative, the following action was taken:

Passed on Second Reading: **HB02-1162** as amended, **HB02-1214**, **HB02-1206**, **HB02-1217**, **HB02-1335**, **HB02-1064** as amended.

Committee of the Whole

On motion of Senator Tate, the Senate resolved itself into Committee of the Whole for consideration of General Orders--Second Reading of Bills and Senator Tate 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 that the following bills, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

HB02-1089

by Representative(s) Kester; also Senator(s) Entz--Concerning the standards for approval of simulcast facilities by the Colorado racing commission.

Amendment No. 1(L.001), by Senator Chlouber.

Amend reengrossed bill, page 3, line 12, after "LICENSED", insert "CLASS A HORSE".

As amended, ordered revised and placed on the calendar for Third Reading and Final Passage.

HB02-1079 by Representative(s) Bacon; also Senator(s) Windels--Concerning imposition of incarceration for violating a valid court order under the "School Attendance Law of 1963".

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

HB02-1163 by Representative(s) Stafford, Mitchell; also Senator(s) Hernandez--Concerning health insurance for employers with fewer than fifty-one employees.

Laid over until Tuesday, March 26, retaining its place on the calendar.

HB02-1164 by Representative(s) Hefley, King, Schultheis, Alexander, Crane, Stafford, White, Williams T.; also Senator(s) Hernandez--Concerning the expansion of health insurance products for employers with fewer than fifty-one employees.

Laid over until Tuesday, March 26, retaining its place on the calendar.

HB02-1191 by Representative(s) Decker, Tapia, Webster; also Senator(s) Windels--Concerning the "Colorado Common Interest Ownership Act".

Laid over until Tuesday, March 26, retaining its place on the calendar.

HB02-1091 by Representative(s) Fritz; also Senator(s) Hanna--Concerning the augmentation of law enforcement tools used to gain compliance with laws regulating the recreational use of Colorado natural resources.

Laid over until Tuesday, March 26, retaining its place on the calendar.

SB02-073 by Senator(s) Linkhart, Hagedorn; also Representative(s) Coleman--Concerning protection of Colorado homeowners against abusive home loan practices.

Amendment No. 1, Business, Labor and Finance Committee Amendment. (Printed in Senate Journal, February 14, page 231-232 and placed in members' bill file.)

Amendment No. 2(L.009), by Senator Evans.

Amend the Business, Labor, and Finance Committee Report, dated February 11, 2002, page 1, strike lines 13 through 16 and substitute the following:

"Page 6, line 24, strike "No" and substitute "Prepayment fees and penalties for a high-cost home loan shall not exceed two percent of the total loan amount for prepayment within the first year of the loan, shall not exceed one percent of the total loan amount for prepayment within the second year of the loan, and no";

line 26, strike "BORROWER." and substitute "BORROWER FOR PREPAYMENT AFTER THE SECOND YEAR OF THE LOAN.".".

Amendment No. 3(L.011), by Senator Epps.

Amend printed bill, page 12, after line 11, insert the following:

"(19) **Delayed closings.** A mortgage broker shall not, except in good faith, delay or cause delay in the closing of a high-cost home loan that results in increased costs to a borrower. A mortgage broker who violates this subsection (19) shall reimburse the borrower for the actual increased costs caused by the delay."

Amendment No. 4(L.010), by Senator Dyer.

Amend printed bill, page 9, strike lines 16 through 22.

Renumber succeeding subsections accordingly.

Page 10, line 24, strike "(15)" and substitute "(14)".

Page 12, line 11, strike "(18)." and substitute "(17).".

As amended, laid over to follow **SB02-160** on the General Orders--Second Reading of Bills Calendar.

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Page 572

On motion of Senator Thiebaut, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the House Bills on the General Orders--Second Reading of Bills Calendar (HB02-1051, HB02-1287, HB02-1225, HB02-1269, HB02-1146, HB02-1013, HB02-1334) of Monday, March 25 was laid over until Tuesday, March 26, and placed at the top of the Calendar.

On motion of Senator Thiebaut, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the Senate Bills on the General Orders--Second Reading of Bills Calendar (SB02-089, SB02-042, SB02-142, SB02-133, SB02-157, SB02-101, SB02-175, SB02-090, SB02-098, SB02-160) of Monday, March 25, was laid over until Tuesday March 26, to follow the House bills.

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Tate, the Report of the Committee of the Whole was adopted and, a majority of all members elected to the Senate having voted in the affirmative, the following action was taken:

Passed on Second Reading: **HB02-1089** as amended, **HB02-1079**. Laid over until Tuesday, March 26: **HB02-1163**, **HB02-1164**, **HB02-1191**, **HB02-1091**, **HB02-1051**, **HB02-1287**, **HB02-1225**, **HB02-1269**, **HB02-1146**, **HB02-1013**, **HB02-1334**, **SB02-089**, **SB02-042**, **SB02-142**, **SB02-133**, **SB02-157**, **SB02-101**, **SB02-175**, **SB02-101**, **SB02** SB02-090, SB02-098, SB02-160, SB02-073 as amended.

MESSAGE FROM THE HOUSE

March 25, 2002

Mr. President:

The House has adopted and returns herewith SJR02-016.

The House has passed on Third Reading and returns herewith SB02-021,023, & SCR02-002.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB02-1296, amended as printed in House Journal, March 21, page 947. HB02-1359, amended as printed in House Journal, March 21, pages 948-949. HB02-1025, amended as printed in House Journal, March 22, pages 962-963. HB02-1101, amended as printed in House Journal, March 22, page 963. HB02-1159, amended as printed in House Journal, March 22, pages 963-964. HB02-1300, amended as printed in House Journal, March 22, pages 964-965. HB02-1348, amended as printed in House Journal, March 22, pages 964-965. HB02-1339, amended as printed in House Journal, March 22, page 965. SB02-166, amended as printed in House Journal, March 22, page 962. SB02-020, amended as printed in House Journal, March 22, page 966. SB02-004, amended as printed in House Journal, March 22, page 965. SB02-013, amended as printed in House Journal, March 22, pages 965-966. SB02-146, amended as printed in House Journal, March 22, page 966.

MESSAGE FROM THE GOVERNOR

March 22, 2002

To the Honorable Senate Sixty-third General Assembly Second Regular Session Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and filed with the Secretary of State the following acts:

S.B. 02-005 – Concerning The Regulation Of Motor Vehicle Dealers, And, In Connection Therewith, Enhancing The Penalties For Unauthorized Performance Of Acts For Which A License Is Required And Increasing The Authority Of Investigators Working For The Motor Vehicle Dealer Board.

Approved March 22, 2002 at 12:47 p.m.

S.B. 02-028 – Concerning The Appointment of County Surveyors When A Vacancy Occurs.

Approved March 22, 2002 at 1:00 p.m.

S.B. 02-076 – Concerning The Authority To Increase The Assessment Capacity Of The Colorado Guaranty Fund From One Percent To Two Percent To Cover Claims Of Insolvent Members Insurers.

Approved March 22, 2002 at 12:59 p.m.

S.B. 02-105 – Concerning Aviation In The State Of Colorado.

Approved March 22, 2002 at 12:34 p.m.

S.B. 02-107 – Concerning Deceptive Practices In The Business Of Insurance Relating To The Denial Of Coverage Based Solely On An Individual's Nonprofessional Participation In Specified Sports.

Approved March 22, 2002 at 12:37 p.m.

S.B. 02-140 – Concerning The Collection By The Department of Corrections of Certain Moneys Owed By Incarcerated Offenders.

Approved March 22, 2002 at 12:41 p.m.

S.B. 02-143 – Concerning The Duties Of A County Treasurer, And, In Connection Therewith, Requiring A County Treasurer To Address Any Recommendation of Finding Contained In An Audit Of The Treasurer's Office And To Report To The Board Of County Commissioners Regarding The Disposition Of The Recommendation Of Finding, Subjecting A County Treasurer To Contempt For Failure To Comply With These Requirements, And Specifying The Penalty For Failure To Perform The Duties Of A County Treasurer.

Approved March 22, 2002 at 12:56 p.m.

S.B. 02-144 – Concerning An Exemption From Public Access Requirements For Proposals To Honor Individuals Submitted To Institutions Of Higher Education.

Approved March 22, 2002 at 1:10 p.m.

Sincerely,

(Signed) Bill Owens Governor

Rec'd: 03/22/02 K. Goldman, Secretary

March 22, 2002

To the Honorable Senate Sixty-third General Assembly Second Regular Session Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and filed with the Secretary of State the following act:

S.B. 02-041 – Concerning Local Regulation Of Hazardous Waste Sites, And, In Connection Therewith, Expanding The "State Hazardous Waste Incinerator Siting Act" To Include All Hazardous Waste Processors.

Approved March 22, 2002 at 4:03 p.m.

Sincerely,

(Signed)

Rec'd: 02/25/02
K. Goldman, Secretary

PORT

22, 2002, at 3:55 p.m.

22, 2002 at 10:30 a.m.

SE AND SENATE D BILLS

ate Committees on Delayed Bills, acting asly extended by the House and Senate opriation Bill:

ative day) for introduction of the Long and ded until Monday, April 8, 2002 (the 90th)

Bill Owens Governor

SENATE SERVICES REPORT

Senate Services

Page 574

Correctly engrossed: SB02-068, 156.

Correctly reengrossed: SB02-071, 087, 167.

Correctly revised: HB02-1042, 1130, 1179, 1250.

Correctly rerevised: HB02-1078, 1208, 1211.

Correctly enrolled: SB02-041.

To the Governor for signature on Friday, March 22, 2002, at 3:55 p.m. SB02-007; SB02-106.

To the Governor for signature on Monday, March 25, 2002 at 10:30 a.m. SB02-026.

MEMORANDUM SECOND REPORT FROM THE HOUSE AND SENATE COMMITTEES ON DELAYED BILLS

Pursuant to Joint Rule 23 (c), the House and Senate Committees on Delayed Bills, acting jointly, extend the following deadlines, as previously extended by the House and Senate Committees on Delayed Bills, for the Long Appropriation Bill:

The Monday, March 25 deadline (the 76th legislative day) for introduction of the Long Appropriation Bill in the House is further extended until Monday, April 8, 2002 (the 90th legislative day).

The Friday, March 29 deadline (the 80th legislative day) for final passage of the Long Appropriation Bill in the House is further extended until Friday, April 12, 2002 (the 94th legislative day).

The Friday, April 5 deadline (the 87th legislative day) for final passage of the Long Appropriation Bill in the Senate is further extended until Friday, April 19, 2002 (the 101st legislative day).

The Friday, April 12 deadline (the 94th legislative day) for adoption of the conference committee report on the Long Appropriation Bill is further extended until Friday, April 26, 2002 (the 108th legislative day).

This memorandum shall be printed in the journal of each house as is required by said Joint Rule 23 (c).

(Signed) (Signed) Representative Dean Senator M

Representative Dean
Speaker of the House of Representatives
Senator Matsunaka
President of the Senate

(Signed) (Signed)

Representative Spradley
House Majority Leader
Senator Thiebaut
Senate Majority Leader

(Signed) (Signed)

Representative Grossman
House Minority Leader
Senator Andrews
Senate Minority Leader

Senate in Recess--Senate Reconvened

MESSAGE FROM THE REVISOR

We herewith transmit:

Without comment, as amended, HB02-1296, 1359, 1025, 1101, 1159, 1300, 1348, and 1339 and SB02-166, 020, 004, 013, and 146.

On motion of Senator Thiebaut, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, HB02-1346, HB02-1350, HB02-1141, HB02-1333, HB02-1245, HB02-1011 were made Special Orders at 2:15 p.m.

Committee of the Whole

The hour of 2:15 p.m. having arrived, Senator Tate moved that the Senate resolve itself into the Committee of the Whole for consideration of Special Orders--Second Reading of Bills and Senator Tate was called to the Chair to act as Chairman.

SPECIAL ORDERS--SECOND READING OF BILLS

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

HB02-1346 by Representative(s) Miller, White, Coleman, Rippy, Tapia; also Senator(s) Chlouber, Taylor--Concerning the designation of rhodochrosite as the state mineral.

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

HB02-1350 by Representative(s) Young, Kester, Miller; also Senator(s) Taylor--Concerning the terms of the lease agreement for the Towner railroad line.

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

hbo2-1141 by Representative(s) Miller; also Senator(s) Chlouber--Concerning the public announcement by the court at sentencing of the minimum range of actual imprisonment that a defendant can be expected to serve.

Amendment No. 1, Judiciary Committee Amendment. (Printed in Senate Journal, March 22, page 549 and placed in members' bill file.)

As amended, ordered revised and placed on the calendar for Third Reading and Final Passage.

HB02-1333 by Representative(s) Stengel; also Senator(s) Fitz-Gerald--Concerning recommendations of the house committee on finance relating to the continuation of requirements for certain reports to the general assembly from executive agencies, and, in connection therewith, repealing reporting requirements to the general assembly that are obsolete.

Amendment No. 1, Public Policy and Planning Committee Amendment. (Printed in Senate Journal, March 22, page 550 and placed in members' bill file.)

Amendment No. 2(L.003), by Senator FitzGerald.

Amend reengrossed bill, page 11, strike lines 16 through 27.

Strike pages 12 and 13.

Page 14, strike lines 1 through 9.

Renumber succeeding sections accordingly.

As amended, ordered revised and placed on the calendar for Third Reading and Final Passage.

HB02-1245 by Representative(s) Lee; also Senator(s) Evans--Concerning utilization of party committees to fill vacancies occurring on the state board of education.

Amendment No. 1, Education Committee Amendment. (Printed in Senate Journal, March 22, page 551 and placed in members' bill file.)

As amended, ordered revised and placed on the calendar for Third Reading and Final Passage.

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HB02-1011

by Representative(s) Sinclair; also Senator(s) Nichol--Concerning the reduction of the number of available types of special license plates.

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

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Tate, the Report of the Committee of the Whole was adopted and, a majority of all members elected to the Senate having voted in the affirmative, the following action was taken:

Passed on Second Reading: **HB02-1346**, **HB02-1350**, **HB02-1141** as amended, **HB02-**1333 as amended, HB02-1245, as amended, HB02-1011.

On motion of Senator Thiebaut, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for Consideration of Resolutions, SJR02-019.

CONSIDERATION OF RESOLUTIONS

SJR02-019

by Senator(s) Entz, Phillips, Thiebaut, Chlouber, Anderson, Andrews, Arnold, Cairns, Dyer, Epps, Evans, Fitz-Gerald, Gordon, Hagedorn, Hanna, Hernandez, Hillman, Isgar, Lamborn, Linkhart, Matsunaka, May, McElhany, Musgrave, Nichol, Owen, Pascoe, Perlmutter, Reeves, Tate, Taylor, Teck, Tupa, Windels; also Representative(s) Miller, Snook, Alexander, Bacon, Borodkin, Boyd, Cadman, Chavez, Clapp, Cloer, Coleman, Crane, Daniel, Dean, Decker, Fairbank, Fritz, Garcia, Groff, Grossman, Harvey, Hefley, Hodge, Hoppe, Jahn, Jameson, Johnson, Kester, King, Larson, Lawrence, Lee, Mace, Madden, Marshall, Mitchell, Paschall, Plant, Ragsdale, Rhodes, Rippy, Romanoff, Saliman, Sanchez, Schultheis, Scott, Sinclair, Smith, Spence, Spradley, Stafford, Stengel, Swenson, Tapia, Tochtrop, Veiga, Vigil, Webster, Weddig, White, Williams S., Williams T., Witwer, Young--Concerning the naming of a portion of US Highway 285 and State Highway 17 as the "Korean War Veterans Memorial Highway".

On motion of Senator Entz, the Resolution was read at length and **adopted** by the following roll call vote:

YES	32		NO	0		EXCUSED	3		ABSENT	0
Anderson		Y	Fitz-Gerald		Y	May		Y	Takis	Y
Andrews		Y	Gordon		Y	McElhany		Y	Tate	Y
Arnold		Y	Hagedorn		Y	Musgrave		Y	Taylor	Y
Cairns		Y	Hanna		Y	Nichol		Y	Teck	Y
Chlouber		Y	Hernandez		Е	Owen		Y	Thiebaut	Y
Dyer		Y	Hillman		Y	Pascoe		Y	Tupa	Y
Entz		Y	Isgar		Y	Perlmutter		Y	Windels	Y
Epps	•	Y	Lamborn		E	Phillips		Y	Mr. President	Y
Evans	•	Y	Linkhart	•	Y	Reeves		Е		

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

On motion of Senator Thiebaut, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the calendar of Monday, March 25, was laid over until Tuesday, March 26, retaining its place on the calendar.

Consideration of Resolutions: HJR02-1003, SJR02-004, SJR02-006, HJR02-1015, HJR02-1021, SJR02-013, SR02-008, SJR02-017, SJR02-018.

Consideration of Memorials: SJM02-001.

Consideration of House Amendments to Senate Bills: SB02-113, SB02-114, SB02-032, SB02-141, SB02-038, SB02-158, SB02-124, SB02-036, SB02-165.

Consideration of Governor's Veto: **SB02-108**. Consideration of Governor's Appointments:

Colorado Limited Gaming Control Commission

On motion of Senator Thiebaut, the Senate adjourned until 9:00 a.m., Tuesday, March 26, 2002.

Approved:

Stan Matsunaka President of the Senate

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Attest:

Karen Goldman Secretary of the Senate