## **HOUSE JOURNAL**

## SIXTY-THIRD GENERAL ASSEMBLY

Second Regular Session

## STATE OF COLORADO

Sixty-fifth Legislative Day

Thursday, March 14, 2002

1	Prayer by Pastor Rick Long, Grace Church, Arvada.
2 3 4	The Speaker called the House to order at 9:00 a.m.
5	The roll was called with the following result:
7 8	Present65.
9	The Speaker declared a quorum present.
1 2 3 4 5 6 7	On motion of Representative Marshall, the reading of the journal of March 13, 2002, was declared dispensed with and approved as corrected by the Chief Clerk.
.7 .8 .9	REPORTS OF COMMITTEE OF REFERENCE
20 21	<u>CRIMINAL JUSTICE</u> After consideration on the merits, the Committee recommends the following:
22 23 24 25 26 27 28	<b>SB02-018</b> be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:
28 29	Amend reengrossed bill, page 3, after line 15, insert the following:
30 31 32 33 34 35 36 37	"SECTION 4. Appropriation. In addition to any other appropriation, there is hereby appropriated out of any moneys in the offender services fund, created in section 16-11-214, Colorado Revised Statutes, not otherwise appropriated, to the judicial department for the fiscal year beginning July 1, 2002, the sum of six hundred sixty-six thousand nine dollars (\$666,009), or so much thereof as may be necessary, for the implementation of the demonstration drug court program pursuant to section 16-7-403.7, Colorado Revised Statutes.".

Renumber succeeding sections accordingly.

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**SB02-064** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 3, strike lines 23 through 27 and substitute the following:

"**SECTION 3.** 22-60.5-107 (2) and (3), Colorado Revised Statutes, are amended, and the said 22-60.5-107 is further amended BY THE ADDITION OF A NEW SUBSECTION, to read:

**22-60.5-107.** Grounds for denying, annulling, suspending, or revoking license, certificate, endorsement, or authorization. (2) Any license, certificate, endorsement, or authorization may be denied, annulled, suspended, or revoked in the manner prescribed in section 22-60.5-108, notwithstanding the provisions of subsection (1) of this section:

- (a) When the holder has been determined to be mentally incompetent by a court of competent jurisdiction and a court has entered, pursuant to part 3 or part 4 of article 14 of title 15 or section 27-10-109 (4) or 27-10-125, C.R.S., an order specifically finding that the mental incompetency is of such a degree that the holder is incapable of continuing to perform his job; except that the license, certificate, endorsement, or authorization held by a person who has been determined to be mentally incompetent and for whom such an order has been entered shall be revoked or suspended by operation of law without a hearing, notwithstanding the provisions of section 22-60.5-108;
- (b) When the holder is convicted, pleads nolo contendere, or receives a deferred sentence or a deferred prosecution for a violation of any law of this state or any counterpart municipal law of this state involving unlawful behavior pursuant to any of the following statutory provisions: Sections 18-3-305, 18-6-302, and 18-6-701, C.R.S., section 18-6-301, C.R.S., when the victim is a child who is ten years of age or older and under eighteen years of age, part 4 of article 3, part 4 of article 6, and part 4 of article 7 of title 18, C.R.S.;
- (c) When the holder is found guilty of or upon the court's acceptance of a guilty plea or a plea of nolo contendere to a MISDEMEANOR violation of any law of this state, any municipality of this state, or the United States involving the illegal sale of controlled substances, as defined in section 12-22-303 (7), C.R.S.;
- (d) When the holder is found guilty of a felony or upon the court's acceptance of a guilty plea or a plea of nolo contendere to a felony in this state or, under the laws of any other state, the United States, or any territory subject to the jurisdiction of the United States, of a crime which, if committed within this state, would be a felony, when the commission of said felony, in the judgment of the state board of education, renders him unfit to perform the services authorized by his license, certificate, endorsement, or authorization.
- 54 (2.5) ANY LICENSE, ENDORSEMENT, OR AUTHORIZATION SHALL BE 55 DENIED, ANNULLED, SUSPENDED, OR REVOKED IN THE MANNER 56 PRESCRIBED IN SECTION 22-60.5-108, NOTWITHSTANDING THE PROVISIONS

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OF SUBSECTION (1) OF THIS SECTION, IN THE FOLLOWING CIRCUMSTANCES:

- (a) WHEN THE HOLDER IS CONVICTED OF, PLEADS GUILTY OR NOLO CONTENDERE TO, OR RECEIVES A DEFERRED SENTENCE OR A DEFERRED PROSECUTION FOR ANY FELONY UNDER THE LAWS OF THIS STATE OR ANY CRIME UNDER THE LAWS OF ANY OTHER STATE, THE UNITED STATES, OR ANY TERRITORY SUBJECT TO THE JURISDICTION OF THE UNITED STATES THAT WOULD CONSTITUTE A FELONY UNDER THE LAWS OF THIS STATE;
- (b) When the holder is convicted, pleads guilty or nolo CONTENDERE, OR RECEIVES A DEFERRED SENTENCE OR A DEFERRED PROSECUTION FOR INDECENT EXPOSURE AS DESCRIBED IN SECTION 18-7-302 (2) (b), C.R.S., OR FOR ANY MISDEMEANOR OFFENSE SPECIFIED 14 IN PART 4 OF ARTICLE 3, PART 4 OF ARTICLE 6, OR PART 4 OF ARTICLE 7 OF TITLE 18, C.R.S., OR ANY COUNTERPART MUNICIPAL LAW OF THIS STATE, OR ANY CRIME UNDER THE LAWS OF ANY OTHER STATE, THE UNITED STATES, OR ANY TERRITORY SUBJECT TO THE JURISDICTION OF THE UNITED STATES THAT HAS SIMILAR ELEMENTS;
  - (c) WHEN THE HOLDER IS FOUND GUILTY OF OR PLEADS GUILTY OR NOLO CONTENDERE TO A MISDEMEANOR, THE UNDERLYING FACTUAL BASIS OF WHICH INVOLVES DOMESTIC VIOLENCE, AS DEFINED IN SECTION 18-6-800.3 (1), C.R.S., OR ANY CRIME UNDER THE LAWS OF ANY OTHER STATE, THE UNITED STATES, OR ANY TERRITORY SUBJECT TO THE JURISDICTION OF THE UNITED STATES THAT WOULD CONSTITUTE A MISDEMEANOR, THE UNDERLYING FACTUAL BASIS OF WHICH INVOLVES DOMESTIC VIOLENCE, UNDER THE LAWS OF THIS STATE;
  - WHEN THE HOLDER HAS RECEIVED A DISPOSITION, AN ADJUDICATION, OR A DEFERRED ADJUDICATION FOR AN OFFENSE THAT WOULD CONSTITUTE UNLAWFUL SEXUAL BEHAVIOR, AS DEFINED IN SECTION 18-3-412.5 (1) (b), C.R.S., IF COMMITTED BY AN ADULT.
  - (3) A certified copy of the judgment of a court of competent jurisdiction of a conviction, the acceptance of a guilty plea, a plea of nolo contendere, a deferred sentence, or a deferred prosecution shall be conclusive evidence for the purposes of paragraphs (b) and (c) of subsection (2) of this section AND OF SUBSECTION (2.5) OF THIS SECTION. Upon receipt of a certified copy of the judgment, the department of education may take immediate action to deny, annul, or suspend any license, certificate, endorsement, or authorization without a hearing, notwithstanding the provisions of section 22-60.5-108. The department of education may revoke a suspended license based on a violation of paragraph (b) or (c) of subsection (2) of this section OR OF SUBSECTION (2.5) OF THIS SECTION without a hearing and without any further action, after the exhaustion of all appeals, if any, or after the time for seeking an appeal has elapsed, and upon the entry of a final judgment.
  - **SECTION 4.** 22-2-119 (1) (a) (II), Colorado Revised Statutes, is amended, and the said 22-2-119 (1) (a) is further amended BY THE ADDITION OF A NEW SUBPARAGRAPH, to read:
  - 22-2-119. Department of education inquiries by boards of education concerning prospective employees. (1) When an inquiry is made by a board of education of a school district pursuant to the provisions of section 22-32-109.7 (1) or (1.5) or by the governing board

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of a nonpublic school pursuant to the provisions of section 22-1-121 concerning a prospective or current employee, the department shall provide the following information concerning such person:

- (a) Whether according to the records of the department such person has been convicted of, has pled nolo contendere to, or has received a deferred sentence or deferred prosecution for:
- (II) A misdemeanor crime involving unlawful sexual behavior or unlawful behavior involving children; OR
- (III) A MISDEMEANOR CRIME, THE UNDERLYING FACTUAL BASIS OF WHICH INVOLVES DOMESTIC VIOLENCE, AS DEFINED IN SECTION 18-6-800.3 (1), C.R.S.;
- **SECTION 5.** Part 1 of article 2 of title 22, Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW SECTION to read:
- 22-2-119.5. Department of education - duty to report **convictions - arrests.** (1) UPON RECEIVING A REPORT FROM A COURT PURSUANT TO SECTION 13-1-130, C.R.S., THAT A PERSON HAS BEEN CONVICTED OF, PLED GUILTY OR NOLO CONTENDERE TO, OR RECEIVED A DEFERRED SENTENCE OR DEFERRED PROSECUTION FOR AN OFFENSE SPECIFIED IN SUBSECTION (3) OF THIS SECTION, THE DEPARTMENT SHALL IMMEDIATELY REPORT SUCH FACT TO THE SCHOOL DISTRICT THAT IS THE CURRENT EMPLOYER OR THE LAST KNOWN EMPLOYER OF SAID PERSON.
- (2) Upon receiving notice from the Colorado Bureau of 30 INVESTIGATION THAT A PERSON WHO HOLDS A LICENSE OR AUTHORIZATION PURSUANT TO THE PROVISIONS OF ARTICLE 60.5 OF TITLE 22, C.R.S., HAS BEEN ARRESTED FOR AN OFFENSE SPECIFIED IN SUBSECTION (3) OF THIS SECTION, THE DEPARTMENT SHALL IMMEDIATELY REPORT SUCH FACT TO THE SCHOOL DISTRICT THAT IS THE CURRENT EMPLOYER OR THE LAST KNOWN EMPLOYER OF SAID PERSON.
  - (3) THE PROVISIONS OF THIS SECTION SHALL APPLY TO THE FOLLOWING OFFENSES:
    - (a) ANY FELONY;
  - (b) ANY MISDEMEANOR OFFENSE SPECIFIED IN SECTION 18-7-302 (2) (b), C.R.S., OR IN PART 4 OF ARTICLE 3, PART 4 OF ARTICLE 6, OR PART 4 OF ARTICLE 7 OF TITLE 18, C.R.S., OR ANY COUNTERPART MUNICIPAL LAW OF THIS STATE;
  - (c) Any misdemeanor, the underlying factual basis of WHICH INVOLVES DOMESTIC VIOLENCE AS DEFINED IN SECTION 18-6-800.3 (1), C.R.S.
  - **SECTION 6.** 13-1-130, Colorado Revised Statutes, is amended to read:
  - 13-1-130. Reports of convictions to department of education. When a person is convicted OF, pleads no contendere TO, or receives a deferred sentence OR DEFERRED PROSECUTION for a violation of the

provisions of section 18-3-305, 18-6-302, or 18-6-701, C.R.S., or of section 18-6-301, C.R.S., when the victim is a child who is ten years of age or older and under eighteen years of age, or of any of the provisions of part 4 of article 3 when the victim is a child, part 4 of article 6, or part 4 of article 7 of title 18, C.R.S., ANY FELONY and the court knows the person is a current or former employee of a school district in this state or 7 holds a license or authorization pursuant to the provisions of article 60.5 of title 22, C.R.S., the court shall report such fact to the department of 9 education.

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**SECTION 7.** 22-32-110.3 (4) (a), Colorado Revised Statutes, is amended to read:

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22-32-110.3. Board of education - specific powers - teacher in **residence program.** (4) (a) A school district may hire a person to teach as a resident teacher even though the person is not licensed pursuant to article 60.5 of this title, and does not hold any type of IF THE PERSON HOLDS A TYPE VII authorization pursuant to section 22-60.5-111. The resident teacher may teach under the supervision of an administrator with an assigned, licensed teacher serving as a mentor and shall enroll in such teacher preparation courses as the school district deems necessary for the resident teacher and for which the school district has contracted with an institution of higher education. Supervision for a resident teacher shall include an annual minimum of one hundred hours of observation and supervision in the classroom.

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**SECTION 8.** 22-60.5-103 (1), (2) (c), and (4), Colorado Revised Statutes, are amended, and the said 22-60.5-103 is further amended BY THE ADDITION OF A NEW SUBSECTION, to read:

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22-60.5-103. Applicants - licenses - authorizations - submittal of form and fingerprints - failure to comply constitutes grounds for **denial.** (1) (a) Any person making initial application for any provisional license specified in section 22-60.5-201, 22-60.5-210, 22-60.5-301, or 22-60.5-306 or for any authorization specified in section 22-60.5-111 shall submit to the department of education at the time of APPLICATION a complete set of fingerprints of such applicant taken by a qualified law enforcement agency, and a completed form as specified in subsection (2) of this section. Said fingerprints and form shall be submitted to the department of education at the time of application. The provisions of this section concerning submission of fingerprints shall not apply to any person making application for any professional license specified in section 22-60.5-201, 22-60.5-210, 22-60.5-301, or 22-60.5-306, for renewal of a license pursuant to the provisions of section 22-60.5-110, or for renewal of an authorization UNLESS THE APPLICANT PREVIOUSLY SUBMITTED SUCH COMPLETE SET OF FINGERPRINTS TO THE DEPARTMENT OF EDUCATION.

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(b) Any person applying for any professional license specified in section 22-60.5-201, 22-60.5-210, 22-60.5-301, or 22-60.5-306 OR FOR ANY AUTHORIZATION SPECIFIED IN SECTION 22-60.5-111 OR for renewal of a SUCH license pursuant to the provisions of section 22-60.5-110, or for renewal of an authorization shall, however, OR AUTHORIZATION OR FOR ANY MASTER CERTIFICATE SPECIFIED IN SECTION 22-60.5-202, 22-60.5-211, 22-60.5-302, OR 22-60.5-307, SHALL submit TO THE 56 DEPARTMENT OF EDUCATION AT THE TIME OF APPLICATION a completed

form as specified in subsection (2) of this section.

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(2) (c) For the purposes of this subsection (2) PART 1, "convicted" OR "CONVICTION" means a conviction by a jury or by a court and shall also include the forfeiture of any bail, bond, or other security deposited to secure the appearance by a person charged with having committed a felony or misdemeanor, the payment of a fine, A PLEA OF GUILTY, a plea of nolo contendere, the imposition of a deferred or suspended sentence by the court, or an agreement for a deferred prosecution approved by the court.

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The department of education shall release FORWARD (4) fingerprints submitted pursuant to subsection (1) of this section to the Colorado bureau of investigation for the purpose of fingerprint processing, utilizing the files and records of OBTAINING A FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECK THROUGH the Colorado bureau of investigation and the federal bureau of investigation, TO DETERMINE WHETHER THE APPLICANT FOR LICENSURE OR AUTHORIZATION HAS A CRIMINAL HISTORY. TO FACILITATE ANY CRIMINAL HISTORY INVESTIGATION CONDUCTED PURSUANT TO THIS SUBSECTION (4), THE DEPARTMENT OF EDUCATION MAY CONDUCT A SEARCH ON THE ICON SYSTEM AT THE STATE JUDICIAL DEPARTMENT, AS DESCRIBED IN SECTION 24-33.5-102(3), C.R.S., AND MAY USE ANY OTHER AVAILABLE SOURCE OF CRIMINAL HISTORY INFORMATION THAT THE DEPARTMENT OF EDUCATION DETERMINES IS APPROPRIATE. THE DEPARTMENT OF EDUCATION MAY USE THE SPECIFIED SOURCES TO DETERMINE THE CRIME OR CRIMES FOR WHICH THE PERSON WAS ARRESTED OR CHARGED AND THE DISPOSITION OF ANY CRIMINAL CHARGES.

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(6) (a) WHEN THE DEPARTMENT OF EDUCATION FINDS GOOD CAUSE TO BELIEVE THAT ANY EDUCATOR LICENSED OR AUTHORIZED PURSUANT TO THIS ARTICLE HAS BEEN CONVICTED OF ANY FELONY OR MISDEMEANOR, OTHER THAN A MISDEMEANOR TRAFFIC OFFENSE OR TRAFFIC INFRACTION, SUBSEQUENT TO SUCH EDUCATOR'S LICENSURE OR AUTHORIZATION, THE DEPARTMENT OF EDUCATION SHALL REQUIRE SUCH PERSON TO SUBMIT A COMPLETE SET OF FINGERPRINTS TAKEN BY A QUALIFIED LAW ENFORCEMENT AGENCY. THE EDUCATOR SHALL SUBMIT HIS OR HER FINGERPRINTS WITHIN THIRTY DAYS AFTER RECEIPT OF THE WRITTEN REQUEST FOR SUBMITTAL OF THE FINGERPRINTS FROM THE DEPARTMENT OF EDUCATION. THE DEPARTMENT OF EDUCATION MAY SUSPEND, ANNUL, OR REVOKE, PURSUANT TO SECTION 22-60.5-107(2), ANY SUCH LICENSE OR AUTHORIZATION IF THE PERSON FAILS TO SUBMIT FINGERPRINTS ON A TIMELY BASIS PURSUANT TO THIS SUBSECTION (6).

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(b) THE DEPARTMENT OF EDUCATION SHALL FORWARD FINGERPRINTS SUBMITTED PURSUANT TO THIS SUBSECTION (6) TO THE COLORADO BUREAU OF INVESTIGATION FOR THE PURPOSE OF OBTAINING A FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECK THROUGH THE COLORADO BUREAU OF INVESTIGATION AND THE FEDERAL BUREAU OF 50 INVESTIGATION, TO DETERMINE WHETHER THE APPLICANT FOR LICENSURE OR AUTHORIZATION HAS A CRIMINAL HISTORY. IN ADDITION, THE DEPARTMENT OF EDUCATION MAY USE THE RECORDS OF THE ICON SYSTEM AT THE STATE JUDICIAL DEPARTMENT, AS DESCRIBED IN SECTION 24-33.5-102 (3), C.R.S., OR ANY OTHER SOURCE AVAILABLE, TO ASCERTAIN WHETHER THE EDUCATOR HAS BEEN CONVICTED OF ANY

56 OFFENSES DESCRIBED IN SECTION 22-60.5-107 (2) OR (2.5).

House Journal--65th Day--March 14, 2002 23 4 5 6 7 section and by the rules of the state board of education: 9 10 11 12 13 14 15 to read: 16 17 18 19 21 23 24 27 28 business, occupation, or profession. 29 30 31 32 ARTICLE XII OF THE STATE CONSTITUTION; 34 35 PEACE OFFICERS AS PROVIDED IN SECTION 24-31-305; 37 38 27-1-110, C.R.S.; AND 41 42 43 44 45 47 48

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(2) Whenever any state or local agency is required to make a finding that an applicant for a license, certification, permit, or registration is a person of good moral character as a condition to the issuance thereof, the fact that such applicant has, at some time prior thereto, been convicted of a felony or other offense involving moral turpitude, and pertinent circumstances connected with such conviction, shall be given consideration in determining whether, in fact, the applicant is a person of good moral character at the time of the application. The intent of this section is to expand employment opportunities for persons who, notwithstanding that fact of conviction of an offense, have been rehabilitated and are ready to accept the responsibilities of a law-abiding and productive member of society.".

**SECTION 9.** 22-60.5-111 (1), Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW PARAGRAPH to read:

22-60.5-111. Authorization - types - applicants' qualifications. (1) Pursuant to the rules of the state board of education, the department of education is authorized to issue the following authorizations to persons of good moral character meeting the qualifications prescribed by this

A TYPE VII AUTHORIZATION, TEACHER IN RESIDENCE, AUTHORIZES A SCHOOL DISTRICT TO EMPLOY A PERSON WHO IS ELIGIBLE, PURSUANT TO SECTION 22-32-110.3, AS A TEACHER IN RESIDENCE.

**SECTION 10.** 24-5-101, Colorado Revised Statutes, is amended

- 24-5-101. Effect of criminal conviction on employment rights. (1) (a) Except as otherwise provided by section 4 of article XII of the state constitution, and except for the certification and revocation of 20 certification of peace officers as provided in section 24-31-305, and except for the employment of personnel in positions involving direct contact with vulnerable persons as specified in section 27-1-110, C.R.S., IN PARAGRAPH (b) OF THIS SUBSECTION (1), the fact that a person has been convicted of a felony or other offense involving moral turpitude shall not, in and of itself, prevent the person from applying for and obtaining public employment or from applying for and receiving a license, certification, permit, or registration required by the laws of this state to follow any
  - (b) This subsection (1) shall not apply to:
  - (I) THE OFFICES AND CONVICTIONS DESCRIBED IN SECTION 4 OF
  - (II) THE CERTIFICATION AND REVOCATION OF CERTIFICATION OF
  - (III) THE EMPLOYMENT OF PERSONNEL IN POSITIONS INVOLVING DIRECT CONTACT WITH VULNERABLE PERSONS AS SPECIFIED IN SECTION
  - THE LICENSURE OR AUTHORIZATION OF EDUCATORS PROHIBITED PURSUANT TO SECTION 22-60.5-107 (2.5), C.R.S.

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: **HB02-1021**, **1063**, **1085**, **1086**, **1110**; **HJR02-1005** at 3:20 p.m. on March 13, 2002.

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INTRODUCTION OF BILL 1 23 First Reading The following bill was read by title and referred to the committee 5 indicated: 6 7 **SB02-002** by Senator(s) Matsunaka; also Representative(s) Jameson 8 --Concerning stimulation of Colorado's rural economy, 9 and, in connection therewith, creating a state procurement 10 preference for Colorado producers of agricultural 11 products, requiring new enterprise zones to be located in 12 rural areas, and creating an interim committee to study 13 potential new markets for agricultural products. 14 Committee on Finance 15 16 17 18 On motion of Representative Spradley, **HB02-1366**, **1367**, **1368**, **1369**, 1370, 1371, 1372, 1373, 1374, 1375, 1376, 1377, 1378, 1379, 1380, 19 20 1381, 1382, 1383, 1384, 1385, 1386, 1387, 1388, 1389, 1390, 1391, 21 1392, 1393, 1394 were made Special Orders on Thursday, March 14, 2002, at 9:14 a.m. 23 24 The hour of 9:14 a.m., having arrived, on motion of Representative Lawrence, the House resolved itself into Committee of the Whole for 27 consideration of Special Orders and she was called to the Chair to act as 28 Chairman. 29 30 31 SPECIAL ORDERS--SECOND READING OF BILLS 32 The Committee of the Whole having risen, the Chairman reported the titles of the following bills had been read (reading at length had been 34 35 dispensed with by unanimous consent), the bills considered and action 36 taken thereon as follows: 37 38 (Amendments to the committee amendment are to the printed committee 39 report which was printed and placed in the members' bill file.) 40 by Representative(s) Young, Berry, Saliman; also Senator(s) Reeves, Tate, Owen--Concerning a 41 HB02-1366 42 43 supplemental appropriation to the department of 44 agriculture. 45 46 Ordered engrossed and placed on the Calendar for Third Reading and 47 Final Passage. 48 49 HB02-1367 by Representative(s) Young, Berry, Saliman; also 50 Senator(s) Reeves, Tate, Owen--Concerning 51 supplemental to the department of corrections. 52 53 Ordered engrossed and placed on the Calendar for Third Reading and

54 55 Final Passage.

1 2 3 4	<u>HB02-1375</u>	by Representative(s) Young, Berry, Saliman; also Senator(s) Reeves, Tate, OwenConcerning a supplemental appropriation to the department of law.
5 6 7	Ordered engr Final Passage	ossed and placed on the Calendar for Third Reading and
8 9 10 11	HB02-1376	by Representative(s) Young, Berry, Saliman; also Senator(s) Reeves, Tate, OwenConcerning a supplemental appropriation to the legislative department.
12 13 14	Ordered engr Final Passage	ossed and placed on the Calendar for Third Reading and
15 16 17	HB02-1377	by Representative(s) Young, Berry, Saliman; also Senator(s) Reeves, Tate, OwenConcerning a supplemental appropriation to the department of local affairs.
19 20	Ordered engr Final Passage	rossed and placed on the Calendar for Third Reading and
21 22 23 24 25 26 27 28	<u>HB02-1378</u>	by Representative(s) Young, Berry, Saliman; also Senator(s) Reeves, Tate, OwenConcerning a supplemental appropriation to the department of military affairs.
26 27 28	Ordered engr Final Passage	ossed and placed on the Calendar for Third Reading and
29 30 31 32 33 34	HB02-1379	by Representative(s) Young, Berry, Saliman; also Senator(s) Reeves, Tate, OwenConcerning a supplemental appropriation to the department of natural resources.
35 36 37	Ordered engr Final Passage	ossed and placed on the Calendar for Third Reading and
38 39 40 41 42	HB02-1380	by Representative(s) Young, Berry, Saliman; also Senator(s) Reeves, Tate, OwenConcerning a supplemental appropriation to the department of personnel.
43 44 45 46		No. 1, Appropriations Report, dated March 13, 2002, and ember's bill file; Report also printed in House Journal, ges 813-834.
47 48 49		ordered engrossed and placed on the Calendar for Third Final Passage.
50 51 52 53	<u>HB02-1381</u>	by Representative(s) Young, Berry, Saliman; also Senator(s) Reeves, Tate, OwenConcerning a supplemental appropriation to the department of public health and environment.

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

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1 2 3 4	<u>HB02-1382</u>	by Representative(s) Young, Berry, Saliman; also Senator(s) Reeves, Tate, OwenConcerning a supplemental appropriation to the department of public safety.					
5 6	Ordered engr Final Passage	ossed and placed on the Calendar for Third Reading and					
7 8 9 10 11 12	<u>HB02-1383</u>	by Representative(s) Young, Berry, Saliman; also Senator(s) Reeves, Tate, OwenConcerning a supplemental appropriation to the department of regulatory agencies.					
13 14 15	Ordered engr Final Passage	ossed and placed on the Calendar for Third Reading and					
16 17 18 19	HB02-1384	by Representative(s) Young, Berry, Saliman; also Senator(s) Reeves, Tate, OwenConcerning a supplemental appropriation to the department of revenue.					
20 21 22	Ordered engr Final Passage	ossed and placed on the Calendar for Third Reading and					
23 24 25 26	<u>HB02-1385</u>	by Representative(s) Young, Berry, Saliman; also Senator(s) Reeves, Tate, OwenConcerning a supplemental appropriation to the department of state.					
27 28 29	Ordered engr Final Passage	cossed and placed on the Calendar for Third Reading and					
30 31 32	<u>HB02-1386</u>	by Representative(s) Young, Berry, Saliman; also Senator(s) Reeves, Tate, OwenConcerning a supplemental appropriation to the department of transportation.					
33 34 35	Ordered engr Final Passage	ossed and placed on the Calendar for Third Reading and					
36 37 38 39	HB02-1387	by Representative(s) Young, Berry, Saliman; also Senator(s) Reeves, Tate, OwenConcerning a supplemental appropriation to the department of the treasury.					
40 41 42	Ordered engr Final Passage	ossed and placed on the Calendar for Third Reading and					
43 44 45 46 47 48	<u>HB02-1388</u>	by Representative(s) Young, Berry, Saliman; also Senator(s) Reeves, Tate, OwenConcerning funding for capital construction, and making supplemental appropriations in connection therewith.					
49 50 51	Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.						
51 52 53 54 55 56	HB02-1389	by Representative(s) Young, Berry, Saliman; also Senator(s) Reeves, Tate, OwenConcerning modifications to the sources of funding of state capital construction projects for the 2001-02 state fiscal year in order to increase the amount of general fund appropriations made					

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54 55 during said fiscal year used to calculate the statutory limitation on general fund appropriations for the 2002-03 state fiscal year, and making appropriations in connection therewith.

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

by Representative(s) Young, Berry, Saliman; also HB02-1390 Senator(s) Reeves, Tate, Owen--Concerning modifications to the source of funding for the older Coloradans program for the 2001-02 state fiscal year in order to increase the

amount of general fund appropriations made during said fiscal year used to calculate the statutory limitation on general fund appropriations for the 2002-03 state fiscal year, and making an appropriation in connection

therewith.

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

HB02-1391 by Representative(s) Young, Berry, Saliman; also Senator(s) Reeves, Tate, Owen--Concerning the augmentation of the general fund through transfers of certain moneys in the 2001-02 state fiscal year, and, in connection therewith, providing for the subsequent restoration of certain moneys transferred for such augmentation of the general fund.

Amendment No. 1, by Representatives Hoppe, Spradley, Kester, Snook, Williams T.

Amend printed bill, page 10, strike lines 6 and 7 and substitute the following:

"(a) THE FISH AND WILDLIFE RESOURCES FUND CREATED IN SECTION 37-60-121 (6), C.R.S.;".

Page 16, strike lines 14 through 27.

Page 17, strike lines 1 through 14 and substitute the following:

"SECTION 18. 37-60-121, Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW SUBSECTION to read:

37-60-121. Colorado water conservation board construction fund - creation of - nature of fund - funds for investigations contributions - use for augmenting the general fund - funds created. (6.5) (a) NOTWITHSTANDING ANY PROVISION OF THIS SUBSECTION (6.5) 50 TO THE CONTRARY, ON THE EFFECTIVE DATE OF THIS SUBSECTION (6.5), THE STATE TREASURER SHALL DEDUCT TWO MILLION FIVE HUNDRED THOUSAND DOLLARS FROM THE FISH AND WILDLIFE RESOURCES FUND AND TRANSFER SUCH SUM TO THE GENERAL FUND.

(b) IN ORDER TO RESTORE THE AMOUNT TRANSFERRED FROM THE 56 FISH AND WILDLIFE RESOURCES FUND PURSUANT TO PARAGRAPH (a) OF THIS SUBSECTION (6.5):

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(I) ON JUNE 30, 2002, THE STATE TREASURER SHALL TRANSFER AN AMOUNT OF REVERSIONS TO THE GENERAL FUND FOR THE 2001-02 FISCAL YEAR TO THE FISH AND WILDLIFE RESOURCES FUND PURSUANT TO 6 PARAGRAPH (a) OF THIS SUBSECTION (6.5) EQUAL TO THE AMOUNT OF SUCH REVERSIONS OR THE AMOUNT TRANSFERRED FROM THE FISH AND WILDLIFE RESOURCES FUND PURSUANT TO PARAGRAPH (a) OF THIS SUBSECTION (6.5), WHICHEVER IS LESS.

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(II) TO THE EXTENT THE AMOUNT TRANSFERRED FROM THE FISH 12 AND WILDLIFE RESOURCES FUND PURSUANT TO PARAGRAPH (a) OF THIS SUBSECTION (6.5) IS NOT FULLY RESTORED PURSUANT TO SUBPARAGRAPH (1) OF THIS PARAGRAPH (b), MONEYS FROM THE GENERAL FUND SHALL BE TRANSFERRED TO THE FISH AND WILDLIFE RESOURCES FUND PURSUANT TO SECTION 24-75-217, C.R.S., TO RESTORE SUCH REMAINING AMOUNT.".

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

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**HB02-1392** by Representative(s) Young, Berry, Saliman; also Senator(s) Reeves, Tate, Owen--Concerning the use of moneys in the unclaimed property trust fund, and making an appropriation in connection therewith.

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

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**HB02-1393** 

by Representative(s) Young, Berry, Saliman; also Senator(s) Reeves, Tate, Owen--Concerning a reduction in the amount of the general fund appropriation for the 2001-02 state fiscal year required to be made to be in compliance with the maintenance of effort requirement in section 17 of article IX of the Colorado constitution, and, in connection therewith, specifying the amount of the general fund appropriation for the 2002-03 state fiscal year required to be made to be in compliance with the maintenance of effort requirement in section 17 of article IX of the Colorado constitution and to offset the impact of said reduced general fund appropriation on the long-term solvency of the state education fund.

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

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HB02-1394

by Representative(s) Young, Berry, Saliman; also Senator(s) Reeves, Tate, Owen--Concerning modifications to the designation of state moneys to constitute the state emergency reserve for the 2001-02 state fiscal year.

49 50 51

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

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#### AMENDMENTS TO THE COMMITTEE OF THE WHOLE REPORT

Representatives Spradley, Scott moved to amend the Report of the Committee of the Whole to show that the following Spradley, Scott amendment, to HB02-1386, did pass, and that **HB02-1386**, as amended, did pass.

Amend printed bill, page 9, line 15, after "appropriated.", insert "IT IS THE INTENT OF THE GENERAL ASSEMBLY THAT THE REDUCTION FOR GAMING IMPACTS OF \$4,130,682 BE RESTORED IN THE FY 2002-03 LONG BILL."

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

14	YES 22	NO	41	EXCUS	SED 2	ABS	SENT 0	
15								
16	Alexander	Y	Groff	N	Marshall	N	Spence	N
17	Bacon	N	Grossman	N	Miller	Y	Spradley	Y
18	Berry	N	Harvey	N	Mitchell	N	Stafford	Y
19	Borodkin	N	Hefley	Y	Paschall	Y	Stengel	N
20	Boyd	N	Hodge	N	Plant	N	Swenson	Y
21	Cadman	E	Hoppe	Y	Ragsdale	N	Tapia	Y
22	Chavez	N	Jahn	N	Rhodes	Y	Tochtrop	N
23	Clapp	Y	Jameson	N	Rippy	N	Veiga	N
24	Cloer	Y	Johnson	Y	Romanoff	N	Vigil	N
25	Coleman	N	Kester	Y	Saliman	N	Webster	N
26	Crane	Y	King	Y	Sanchez	N	Weddig	N
27	Daniel	N	Larson	N	Schultheis	N	White	N
28	Decker	Y	Lawrence	N	Scott	Y	Williams S.	N
29	Fairbank	N	Lee	N	Sinclair	N	Williams T.	Y
30	Fritz	N	Mace	E	Smith	N	Witwer	Y
31	Garcia	N	Madden	N	Snook	Y	Young	N
32							Mr. Speaker	Y
33							-	

#### ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: **HB02-1366**, 1367, 1368, 1369, 1370, 1371, 1372, 1373, 1374, 1375, 1376, 1377, 1378, 1379, 1380 amended, 1381, 1382, 1383, 1384, 1385, 1386, 1387, 1388, 1389, 1390, 1391 amended, 1392, 1393, 1394.

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**.

49	YES 64	NO	0	<b>EXCUS</b>	ED 1	ABS	ENT 0	
50								
51	Alexander	Y	Groff	Y	Marshall	Y	Spence	Y
52	Bacon	Y	Grossman	Y	Miller	Y	Spradley	Y
53	Berry	Y	Harvey	Y	Mitchell	Y	Stafford	Y
54	Borodkin	Y	Hefley	Y	Paschall	Y	Stengel	Y
55	Boyd	Y	Hodge	Y	Plant	Y	Swenson	Y
	Cadman	Y	Hoppe	Y	Ragsdale	Y	Tapia	Y

1	Chavez	Y	Jahn	Y	Rhodes	Y	Tochtrop	Y
2	Clapp	Y	Jameson	Y	Rippy	Y	Veiga	Y
3	Cloer	Y	Johnson	Y	Romanoff	Y	Vigil	Y
4	Coleman	Y	Kester	Y	Saliman	Y	Webster	Y
5	Crane	Y	King	Y	Sanchez	Y	Weddig	Y
6	Daniel	Y	Larson	Y	Schultheis	Y	White	Y
7	Decker	Y	Lawrence	Y	Scott	Y	Williams S.	Y
8	Fairbank	Y	Lee	Y	Sinclair	Y	Williams T.	Y
9	Fritz	Y	Mace	E	Smith	Y	Witwer	Y
10	Garcia	Y	Madden	Y	Snook	Y	Young	Y
11							Mr. Speaker	Y
12							<del>-</del>	

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## **FINANCE**

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

REPORTS OF COMMITTEES OF REFERENCE

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HB02-1288 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

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Amend printed bill, page 2, strike lines 2 through 5;

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28 line 12, strike "COMPLETION OF THE NEWLY" and substitute "ISSUANCE OF A CERTIFICATE OF OCCUPANCY, THE ASSESSOR SHALL ADD SUCH".

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31 Renumber succeeding sections accordingly.

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Page 3, strike line 1;

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strike lines 4 through 27 and substitute the following:

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"SECTION 2. The introductory portion to 39-8-108 (5), Colorado Revised Statutes, is amended, and the said 39-8-108 (5) is further amended BY THE ADDITION OF A NEW PARAGRAPH, to read:

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39-8-108. Decision - review - opportunity to submit case to **arbitration.** (5) In any appeal authorized by this section or by section <del>39-10-114</del> SECTION 39-5-122, 39-5-122.7, OR 39-10-114:

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(e) IN USING THE MARKET APPROACH TO DETERMINE THE VALUE OF RESIDENTIAL REAL PROPERTY, IF THE ASSESSOR HAS KNOWLEDGE OF THE CONVERSION FROM ONE RESIDENTIAL USE TO A DIFFERENT RESIDENTIAL 48 USE, SUCH CONVERSION SHALL CREATE A REBUTT ABLE PRESUMPTION THAT THE SALE OF SUCH PROPERTY IS NOT A COMPARABLE SALE FOR PURPOSES 50 OF ESTABLISHING THE VALUE OF A PROPERTY HAVING A SIMILAR PRIOR RESIDENTIAL USE.".

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53 Page 4, strike lines 1 through 8.

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55 Renumber succeeding sections accordingly.

1 2 3 4 5	<u>SB02-165</u>	be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:						
6 7 8 9 10 11	insert "OR T	crossed bill, page 2, line 18, after the second "COLORADO,", TO AN ALTERNATE STATE FACILITY SELECTED BY THE TOR THAT HAS APPROPRIATE AND SECURE SPACE SUITABLE FOR AY".						
12 13 14 15 16		eration on the merits, the Committee recommends the						
17 18 19	<u>HB02-1341</u>	be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:						
20 21 22	Amend printe	ed bill, page 4, strike lines 2 through 11.						
23 24	Page 5, strike	e lines 1 through 10.						
25 26	Renumber su	cceeding sections accordingly.						
27 28	Page 5, strike lines 21 through 27.							
29 30	Strike pages 6 through 8.							
31 32	Page 9, strike lines 1 through 18.							
33 34	Renumber su	cceeding sections accordingly.						
35 36	Page 10, strike lines 9 through 27.							
37 38	Strike pages 1	11 and 12.						
39 40	Page 13, strik	te lines 1 through 3.						
41 42	Renumber su	cceeding sections accordingly.						
43 44	Page 14, strike lines 8 through 27.							
45 46	Strike pages 15 through 18.							
47 48	Page 19, strike lines 1 and 2.							
49 50 51	Renumber su	cceeding sections accordingly.						
52 53 54 55 56	SB02-086	be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:						

1 2	Amend reeng substitute "PR	rossed bill, pa OMULGATE A	age 2, line 5, stril ND IMPLEMENT";	xe "ISSUE AND FOLLOW" and
2 3 4 5 6 7	18, 1999, OR	ANY SUBSE	the following: "o QUENT POLICY D EPARTMENT TO".	COMMISSION ON NOVEMBER IRECTIVE AS AMENDED OR
8 9 10 11	SIGNIN	G OF BILL	S - RESOLUTIO	ONS - MEMORIALS
12 13 14	The Speaker <b>143, 144</b> .	has signed:	SB02-037, 105	, 107, 140, 028, 076, 084,
15 16 17		MESSAGE	FROM THE G	OVERNOR
18 19 20 21 22	9:25 a.m. T	The original	llowing on the 1 is on file in the neral Assembly.	4 <sup>th</sup> day of March, 2002, at e records of the House of
23 24 25	March 13, 20	02		Judith Rodrigue, Chief Clerk of the House
26 27 28 29 30 31 32	To the Honor House of R Sixty-third	able Representative General Asso gular Session	embly	
33 34	Ladies and G	entlemen:		
35 36 37	I have the ho Secretary of S			approved and filed with the
38 39 40 41 42	HB02-1005	The Insuran The Suspe	ce Of A Motor V	Against An Insurer Basing Yehicle Insurance Policy On Priver's License Due To Il Support Order.
43 44		Approved M	March 13, 2002 at	5:15 p.m.
45 46 47	HB02-1007			ne Authority Of Coroners To eal Tissue From Decedents.
48 49		Approved M	Iarch 13, 2002 at	5:16 p.m.
50 51 52	HB02-1018	Concerning Twenty-four posting Req	r-hour Child Car	ent Of An Exception For e Facilities To Information-
53 54 55		Approved M	Iarch 13, 2002 at	5:20 p.m.

1 2 3 4 5 6 7 8	HB02-1031	Concerning The Elimination Of The Requirement That A Nurse Be Retired Within The Past Four Years To Receive A Retired Volunteer Nursing License.						
5		Approved March 13, 2002 at 5:21 p.m.						
9 10 11	) 	Concerning The Reform Of State Statutes, And, In Connection Therewith, Deleting The Fat Content Requirement For Whipped Butter And Eliminating The License Application Fee For Dealers In Farm Products Who Conduct Transactions With Cash.						
12 13		Approved March 13, 2002 at 5:25 p.m.						
14 15 16 17	HB02-1040	Concerning Background Investigations For Alcohol Beverage Licenses.						
18 19		Approved March 13, 2002 at 5:32 p.m.						
20 21	HB02-1055	Concerning Support Obligations.						
22 23		Approved March 13, 2002 at 5:38 p.m.						
24 25 26	HB02-1106	Concerning The Admissibility Of Testimony Concerning Prior Statements Made By Persons Incapable Of Testifying.						
27 28 29		Approved March 13, 2002 at 5:40 p.m.						
30 31 32	HB02-1117	Concerning The Regulation By The Division Of Registrations In The Department Of Regulatory Agencies.						
33 34		Approved March 13, 2002 at 5:42 p.m.						
35 36 37 38	Sincerely, (signed) Bill Owens Governor							
39 40								
41 42 43 44		INTRODUCTION OF BILL First Reading						
45 46 47	The followin indicated:	g bill was read by title and referred to the committee						
48 49 50 51 52 53	HB02-1397 Committee or	by Representative(s) Smith; also Senator(s) Thiebaut-Concerning the adoption of changes to article 9 of the "Uniform Commercial Code". In Information & Technology						
54 55								

1	LAY OVER OF CALENDAR ITEMS
2 3 4 5	On motion of Representative Spradley, the following items on the Calendar were laid over until March 15, retaining place on Calendar:
5 6 7	Consideration of General OrdersSB02-122, HB02-1015, 1317, SB02-114, 118, HB02-1343, 1357, SB02-145, HB02-1347, SB02-007,
8	026, SCR02-001, HB02-1010, 1180, 1254, 1321, 1330, SB02-032, 106,
9	HB02-1332, SB02-038, 139, 158, HB02-1119, 1296, SB02-124, 136,
10	HB02-1359, SB02-166.
11	Consideration of ResolutionsHJR02-1027, 1028. Consideration of Senate amendmentsHB02-1041, 1153, 1061, 1050.
12 13	Consideration of Senate amendmentsHB02-1041, 1153, 1001, 1050.
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16	On motion of Representative Spradley, the following items on the
17	Calendar were laid over until May 9, and are deemed lost:
18	C '1 ' CC
19	Consideration of Governor's VetoesHB02-1327, 1328.
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23	On motion of Representative Spradley, the House adjourned until
24	9:00 a.m., March 15, 2002.
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26 27	Approved:
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30	DOUG DEAN,
31	Speaker
20 21 22 23 24 25 26 27 28 29 330 331 332	Attest:
33	HIDITH DODDICHE
34 35	JUDITH RODRIGUE, Chief Clerk
, , ,	Value Value