HOUSE JOURNAL

SIXTY-FOURTH GENERAL ASSEMBLY

STATE OF COLORADO

First Regular Session

	Eighty-seventh Legislative Day Friday, April 4, 2003									
1 2 2	Prayer by the Reverend John Pahls, St. Michaels Episcopal Church, Colorado Springs.									
3 4	The Speaker called the House to order at 9:00 a.m.									
5	Pledge of Allegiance led by Representative Butcher.									
7 8	The roll was called with the following result:									
9 10 11	Present62. ExcusedRepresentatives Lee, Salazar, Spence3.									
12 13 14	The Speaker declared a quorum present.									
15 16 17 18	On motion of Representative Merrifield, the reading of the journal of April 3, 2003, was declared dispensed with and approved as corrected by the Chief Clerk.									
19 20	CONSIDERATION OF RESOLUTION									
21 22	CONSIDERATION OF RESOLUTION									
21 22 23 24	<u>HJR03-1045</u> by Representative(s) Stafford; also Senator(s) Dyer-Concerning Scottish Tartan Day.									
25 26 27 28	(Printed and placed in member's file, also printed in House Journal April 3, pages 1435-1436.)									
29 30	On motion of Representative Stafford, the resolution was read at length and adopted by viva voce vote.									
31 32 33	Co-sponsors added: Roll call of the House.									
34 35	THIRD READING OF BILLSFINAL PASSAGE									
36 37 38 39	The following bills were considered on Third Reading. The titles were publicly read. Reading of the bill at length was dispensed with by unanimous consent.									

by Representative(s) Fritz, Briggs, Brophy, Cadman, Hall, Harvey, McFadyen, Plant, Rippy, Salazar, Stengel, Tochtrop, White; also Senator(s) Dyer, Hagedorn, Teck-

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41 **HB03-1319**

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Concerning the augmentation of law enforcement tools used to gain compliance with laws regulating the recreational use of Colorado's natural resources.

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

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10	YES	62	NO	00	EXCUSED	03	ABSENT	00
11	Berry	Y	Fritz	Y	May	Y	Sinclair	Y
12	Borodkin	Y	Garcia	Y	McCluskey	Y	Smith	Y
13	Boyd	Y	Hall	Y	McFadyen	Y	Spence	E
14	Briggs	Y	Harvey	Y	Merrifield	Y	Stafford	Y
15	Brophy	Y	Hefley	Y	Miller	Y	Stengel	Y
16	Butcher	Y	Hodge	Y	Mitchell	Y	Tochtrop	Y
17	Cadman	Y	Hoppe	Y	Paccione	Y	Veiga	Y
18	Carroll	Y	Jahn	Y	Plant	Y	Vigil	Y
19	Cerbo	Y	Johnson	Y	Pommer	Y	Weddig	Y
20	Clapp	Y	Judd	Y	Ragsdale	Y	Weissmann	Y
21	Cloer	Y	King	Y	Rhodes	Y	White	Y
22	Coleman	Y	Larson	Y	Rippy	Y	Wiens	Y
23	Crane	Y	Lee	E	Romanoff	Y	Williams S.	Y
24	Decker	Y	Lundberg	Y	Rose	Y	Williams T.	Y
25	Fairbank	Y	Madden	Y	Salazar	E	Witwer	Y
26	Frangas	Y	Marshall	Y	Schultheis	Y	Young	Y
27							Speaker	Y

Co-sponsors added: Representatives Coleman, Crane, Hefley, Larson, Romanoff, Stafford, Williams S.

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HB03-1333

by Representative(s) Larson, Lee, King, Rose, White; also Senator(s) Arnold--Concerning the authority of a school district to impose sanctions on students for failure to return library resources.

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

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41	YES	58	NO	04	EXCUSED	03	ABSENT	00
42	Berry	Y	Fritz	Y	May	Y	Sinclair	Y
43	Borodkin	Y	Garcia	Y	McCluskey	Y	Smith	Y
44	Boyd	Y	Hall	Y	McFadyen	Y	Spence	E
45	Briggs	Y	Harvey	Y	Merrifield	Y	Stafford	Y
46	Brophy	Y	Hefley	Y	Miller	Y	Stengel	Y
47	Butcher	Y	Hodge	Y	Mitchell	Y	Tochtrop	Y
48	Cadman	N	Hoppe	Y	Paccione	Y	Veiga	Y
49	Carroll	Y	Jahn	Y	Plant	Y	Vigil	Y
50	Cerbo	Y	Johnson	Y	Pommer	Y	Weddig	Y
51	Clapp	Y	Judd	Y	Ragsdale	Y	Weissmann	Y
52	Cloer	N	King	Y	Rhodes	N	White	Y
53	Coleman	Y	Larson	Y	Rippy	Y	Wiens	Y
54	Crane	Y	Lee	Ε	Romanoff	Y	Williams S.	Y
55	Decker	N	Lundberg	Y	Rose	Y	Williams T.	Y
56	Fairbank	Y	Madden	Y	Salazar	Е	Witwer	Y

Y Marshall Schultheis Frangas Y Young Y Speaker Co-sponsors added: Representatives Merrifield, Pommer.

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by Representative(s) Fairbank; also Senator(s) Chlouber--HB03-1337 Concerning tavern licenses.

The question being "Shall the bill pass?".

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

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YES	59	NO	03	EXCUSED	03	ABSENT	00
Berry	Y	Fritz	Y	May	Y	Sinclair	Y
Borodkin	Y	Garcia	Y	McCluskey	Y	Smith	Y
Boyd	Y	Hall	Y	McFadyen	Y	Spence	E
Briggs	Y	Harvey	Y	Merrifield	Y	Stafford	Y
Brophy	Y	Hefley	Y	Miller	Y	Stengel	Y
Butcher	Y	Hodge	Y	Mitchell	Y	Tochtrop	Y
Cadman	Y	Hoppe	Y	Paccione	Y	Veiga	Y
Carroll	Y	Jahn	Y	Plant	Y	Vigil	Y
Cerbo	Y	Johnson	Y	Pommer	Y	Weddig	N
Clapp	Y	Judd	Y	Ragsdale	Y	Weissmann	Y
Cloer	Y	King	Y	Rhodes	Y	White	Y
Coleman	Y	Larson	Y	Rippy	Y	Wiens	Y
Crane	Y	Lee	E	Romanoff	Y	Williams S.	Y
Decker	Y	Lundberg	Y	Rose	Y	Williams T.	Y
Fairbank	Y	Madden	N	Salazar	E	Witwer	Y
Frangas	Y	Marshall	N	Schultheis	Y	Young	Y
				~		Speaker	Y

Co-sponsors added: Representatives Crane, Jahn, May, Stengel, Tochtrop, Speaker.

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HB03-1332 by Representative(s) May M.; also Senator Phillips--Concerning the adjustment of the ratio of valuation for assessment for residential real property.

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The question being "Shall the bill pass?".

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

42								
43	YES	59	NO	03	EXCUSED	03	ABSENT	00
44	Berry	Y	Fritz	Y	May	Y	Sinclair	Y
45	Borodkin	N	Garcia	Y	McCluskey	Y	Smith	Y
46	Boyd	Y	Hall	Y	McFadyen	Y	Spence	E
47	Briggs	Y	Harvey	Y	Merrifield	Y	Stafford	Y
48	Brophy	Y	Hefley	Y	Miller	Y	Stengel	Y
49	Butcher	N	Hodge	Y	Mitchell	Y	Tochtrop	Y
50	Cadman	Y	Hoppe	Y	Paccione	Y	Veiga	Y
51	Carroll	Y	Jahn	Y	Plant	Y	Vigil	Y
52	Cerbo	Y	Johnson	Y	Pommer	Y	Weddig	N
53	Clapp	Y	Judd	Y	Ragsdale	Y	Weissmann	Y
54	Cloer	Y	King	Y	Rhodes	Y	White	Y
55	Coleman	Y	Larson	Y	Rippy	Y	Wiens	Y
56	Crane	Y	Lee	Е	Romanoff	Y	Williams S.	Y

HB03-1274

Decker	Y	Lundberg	Y	Rose	Y	Williams T.	Y	
Fairbank	Y	Madden	Y	Salazar	Е	Witwer	Y	
Frangas	Y	Marshall	Y	Schultheis	Y	Young	Y	
						Speaker	Y	

Co-sponsors added: Representatives Crane, Frangas.

by Representative(s) Mitchell; also Senator(s) Arnold-Concerning modifications to the program under which the state treasurer makes loans to school districts with general fund cash deficits.

The question being "Shall the bill pass?".

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

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YES	62	NO	00	EXCUSED	03	ABSENT	00
Berry	Y	Fritz	Y	May	Y	Sinclair	Y
Borodkin	Y	Garcia	Y	McCluskey	Y	Smith	Y
Boyd	Y	Hall	Y	McFadyen	Y	Spence	E
Briggs	Y	Harvey	Y	Merrifield	Y	Stafford	Y
Brophy	Y	Hefley	Y	Miller	Y	Stengel	Y
Butcher	Y	Hodge	Y	Mitchell	Y	Tochtrop	Y
Cadman	Y	Hoppe	Y	Paccione	Y	Veiga	Y
Carroll	Y	Jahn	Y	Plant	Y	Vigil	Y
Cerbo	Y	Johnson	Y	Pommer	Y	Weddig	Y
Clapp	Y	Judd	Y	Ragsdale	Y	Weissmann	Y
Cloer	Y	King	Y	Rhodes	Y	White	Y
Coleman	Y	Larson	Y	Rippy	Y	Wiens	Y
Crane	Y	Lee	E	Romanoff	Y	Williams S.	Y
Decker	Y	Lundberg	Y	Rose	Y	Williams T.	Y
Fairbank	Y	Madden	Y	Salazar	E	Witwer	Y
Frangas	Y	Marshall	Y	Schultheis	Y	Young	Y
	11 1	D	· D	no divin. Conno li		Speaker	Y

Co-sponsors added: Representatives Borodkin, Carroll, Frangas, Garcia, Hoppe, Madden, Marshall, Paccione, Pommer, Rhodes, Schultheis, Stafford, Stengel, Vigil.

HB03-1073 by Representative(s) Smith; also Senator(s) Entz-Concerning clarification of the types of aircraft that are exempt from the excise tax imposed on gasoline in Colorado.

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**.

49	YES	62	NO	00	EXCUSED	03	ABSENT	00
50	Berry	Y	Fritz	Y	May	Y	Sinclair	Y
51	Borodkin	Y	Garcia	Y	McCluskey	Y	Smith	Y
52	Boyd	Y	Hall	Y	McFadyen	Y	Spence	Е
53	Briggs	Y	Harvey	Y	Merrifield	Y	Stafford	Y
54	Brophy	Y	Hefley	Y	Miller	Y	Stengel	Y
55	Butcher	Y	Hodge	Y	Mitchell	Y	Tochtrop	Y
56	Cadman	Y	Hoppe	Y	Paccione	Y	Veiga	Y

1	Carroll	Y	Jahn	Y	Plant	Y	Vigil	Y
2	Cerbo	Y	Johnson	Y	Pommer	Y	Weddig	Y
3	Clapp	Y	Judd	Y	Ragsdale	Y	Weissmann	Y
4	Cloer	Y	King	Y	Rhodes	Y	White	Y
5	Coleman	Y	Larson	Y	Rippy	Y	Wiens	Y
6	Crane	Y	Lee	E	Romanoff	Y	Williams S.	Y
7	Decker	Y	Lundberg	Y	Rose	Y	Williams T.	Y
8	Fairbank	Y	Madden	Y	Salazar	\mathbf{E}	Witwer	Y
9	Frangas	Y	Marshall	Y	Schultheis	Y	Young	Y
10							Speaker	Y
11	Co-sponsors	added	l: Representa	tives B	orodkin, Fritz	z, Hop	pe, Rippy, Ste	engel.

Co-sponsors added: Representatives Borodkin, Fritz, Hoppe, Rippy, Stengel.

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by Representative(s) Clapp; also Senator(s) Jones--HB03-1191 Concerning the prohibition of computer dissemination of indecent material to children.

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The question being "Shall the bill pass?".

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

22	YES	62	NO	00	EXCUSED	03	ABSENT	00
23	Berry	Y	Fritz	Y	May	Y	Sinclair	Y
24	Borodkin	Y	Garcia	Y	McCluskey	Y	Smith	Y
25	Boyd	Y	Hall	Y	McFadyen	Y	Spence	Е
26	Briggs	Y	Harvey	Y	Merrifield	Y	Stafford	Y
27	Brophy	Y	Hefley	Y	Miller	Y	Stengel	Y
28	Butcher	Y	Hodge	Y	Mitchell	Y	Tochtrop	Y
29	Cadman	Y	Hoppe	Y	Paccione	Y	Veiga	Y
30	Carroll	Y	Jahn	Y	Plant	Y	Vigil	Y
31	Cerbo	Y	Johnson	Y	Pommer	Y	Weddig	Y
32	Clapp	Y	Judd	Y	Ragsdale	Y	Weissmann	Y
33	Cloer	Y	King	Y	Rhodes	Y	White	Y
34	Coleman	Y	Larson	Y	Rippy	Y	Wiens	Y
35	Crane	Y	Lee	Е	Romanoff	Y	Williams S.	Y
36	Decker	Y	Lundberg	Y	Rose	Y	Williams T.	Y
37	Fairbank	Y	Madden	Y	Salazar	E	Witwer	Y
38	Frangas	Y	Marshall	Y	Schultheis	Y	Young	Y
39							Speaker	Y

Co-sponsors added: Representatives Berry, Boyd, Brophy, Carroll, Cloer, Coleman, Crane, Frangas, Fritz, Hefley, Hoppe, Jahn, Lundberg, May, McFadyen, Merrifield, Miller, Mitchell, Paccione, Rhodes, Romanoff, Rose, Schultheis, Smith, Stafford, Stengel, Veiga, Wiens, Williams S., Speaker.

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> HB03-1289 by Representative(s) Briggs, Larson, Decker, McCluskey, Merrifield; also Senator(s) Arnold, Kester--Concerning consumer protection for intrastate household moves, and, in connection therewith, changing the registration requirements for a motor carrier of household goods within Colorado, and making an appropriation therefor.

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The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill 54 was declared **passed**.

1	YES	47	NO	14	EXCUSED	03	ABSENT	01
2	Berry	Y	Fritz	Y	May	N	Sinclair	Y
3	Borodkin	Y	Garcia	Y	McCluskey	Y	Smith	Y
4	Boyd	Y	Hall	Y	McFadyen	Y	Spence	E
5	Briggs	Y	Harvey	Y	Merrifield	Y	Stafford	Y
6	Brophy	N	Hefley	N	Miller	Y	Stengel	Y
7	Butcher	Y	Hodge	Y	Mitchell	N	Tochtrop	Y
8	Cadman	N	Hoppe	Y	Paccione	Y	Veiga	Y
9	Carroll	Y	Jahn	Y	Plant	Y	Vigil	Y
10	Cerbo	Y	Johnson	Y	Pommer	Y	Weddig	Y
11	Clapp	N	Judd	Y	Ragsdale	Y	Weissmann	Y
12	Cloer	N	King	N	Rhodes	N	White	Y
13	Coleman	Y	Larson	Y	Rippy	Y	Wiens	N
14	Crane	N	Lee	E	Romanoff	Y	Williams S.	Y
15	Decker	N	Lundberg	N	Rose	Y	Williams T.	Y
16	Fairbank	Y	Madden	Y	Salazar	E	Witwer	Y
17	Frangas	Y	Marshall	-	Schultheis	N	Young	Y
18							Speaker	Y

Co-sponsors added: Representatives Borodkin, Carroll, Coleman, Frangas, Hodge, Hoppe, Jahn, McFadyen, Miller, Paccione, Pommer, Rose, Sinclair, Stafford, Stengel, Veiga, Williams S.

SB03-241

by Senator(s) May R.; also Representative(s) Rippy-Concerning the continuation of the regulation of certain persons in the business of automotive sales, and, in connection therewith, continuing the regulatory functions of the executive director of the department of revenue related to motor vehicle sales.

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**.

35	YES	61	NO	01	EXCUSED	03	ABSENT	00
36	Berry	Y	Fritz	Y	May	Y	Sinclair	Y
37	Borodkin	Y	Garcia	Y	McCluskey	Y	Smith	Y
38	Boyd	Y	Hall	Y	McFadyen	Y	Spence	E
39	Briggs	Y	Harvey	Y	Merrifield	Y	Stafford	Y
40	Brophy	Y	Hefley	Y	Miller	Y	Stengel	Y
41	Butcher	Y	Hodge	Y	Mitchell	Y	Tochtrop	Y
42	Cadman	Y	Hoppe	Y	Paccione	Y	Veiga	Y
43	Carroll	Y	Jahn	Y	Plant	Y	Vigil	Y
44	Cerbo	Y	Johnson	Y	Pommer	Y	Weddig	Y
45	Clapp	Y	Judd	Y	Ragsdale	Y	Weissmann	Y
46	Cloer	Y	King	Y	Rhodes	Y	White	Y
47	Coleman	Y	Larson	Y	Rippy	Y	Wiens	Y
48	Crane	Y	Lee	\mathbf{E}	Romanoff	Y	Williams S.	Y
49	Decker	N	Lundberg	Y	Rose	Y	Williams T.	Y
50	Fairbank	Y	Madden	Y	Salazar	E	Witwer	Y
51	Frangas	Y	Marshall	Y	Schultheis	Y	Young	Y
52							Speaker	Y

Co-sponsors added: Representatives Coleman, Stafford.

HB03-1223 by Representative(s) Veiga; also Senator(s) Chlouber--Concerning the penalties for failure to maintain financial responsibility for a motor vehicle, and making an appropriation in connection therewith.

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The question being "Shall the bill pass?".

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

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11	YES	45	NO	17	EXCUSED	03	ABSENT	00
12	Berry	N	Fritz	N	May	N	Sinclair	Y
13	Borodkin	Y	Garcia	Y	McCluskey	Y	Smith	Y
14	Boyd	Y	Hall	Y	McFadyen	Y	Spence	E
15	Briggs	Y	Harvey	N	Merrifield	Y	Stafford	Y
16	Brophy	N	Hefley	N	Miller	Y	Stengel	Y
17	Butcher	N	Hodge	Y	Mitchell	N	Tochtrop	N
18	Cadman	Y	Hoppe	Y	Paccione	Y	Veiga	Y
19	Carroll	Y	Jahn	Y	Plant	Y	Vigil	Y
20	Cerbo	Y	Johnson	N	Pommer	Y	Weddig	Y
21	Clapp	N	Judd	Y	Ragsdale	Y	Weissmann	Y
22	Cloer	N	King	Y	Rhodes	N	White	Y
23	Coleman	Y	Larson	Y	Rippy	Y	Wiens	Y
24	Crane	N	Lee	E	Romanoff	Y	Williams S.	Y
25	Decker	Y	Lundberg	N	Rose	Y	Williams T.	Y
26	Fairbank	Y	Madden	Y	Salazar	E	Witwer	Y
27	Frangas	Y	Marshall	Y	Schultheis	Y	Young	N
28							Speaker	N

Co-sponsors added: Representatives Borodkin, Carroll, Coleman, Frangas, Jahn, Merrifield, Miller, Paccione, Romanoff, Williams S.

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CONSIDERATION OF RESOLUTIONS

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HJR03-1020 by Representative(s) Wiens, Brophy, Cadman, Crane, Decker, May M., Rhodes, Rippy, Smith, Spence, White; also Senator(s) Evans--Concerning support for administrative procedures that would enable increased forest management to help reduce the risk of catastrophic wildfires.

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(Printed and placed in member's file, also printed in House Journal February 27, pages 952-953.)

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

49	YES	40	NO	22	EXCUSED	03	ABSENT	00
50	Berry	Y	Fritz	Y	May	Y	Sinclair	Y
51	Borodkin	N	Garcia	N	McCluskey	Y	Smith	Y
52	Boyd	Y	Hall	Y	McFadyen	N	Spence	E
53	Briggs	Y	Harvey	Y	Merrifield	N	Stafford	Y
54	Brophy	Y	Hefley	Y	Miller	Y	Stengel	N
55	Butcher	N	Hodge	Y	Mitchell	Y	Tochtrop	N
56	Cadman	Y	Hoppe	Y	Paccione	Y	Veiga	N

1	Carroll	N	Jahn	N	Plant	N	Vigil	N
2	Cerbo	N	Johnson	Y	Pommer	N	Weddig	N
3	Clapp	Y	Judd	N	Ragsdale	N	Weissmann	N
4	Cloer	Y	King	Y	Rhodes	Y	White	Y
5	Coleman	Y	Larson	Y	Rippy	Y	Wiens	Y
6	Crane	Y	Lee	Е	Romanoff	N	Williams S.	Y
7	Decker	Y	Lundberg	Y	Rose	Y	Williams T.	Y
8	Fairbank	Y	Madden	N	Salazar	Е	Witwer	Y
9	Frangas	N	Marshall	N	Schultheis	Y	Young	Y
10							Speaker	Y

Co-sponsors added: Representatives Clapp, Cloer, Fritz, Hall, Harvey, Hefley, Hoppe, King, Lundberg, McCluskey, Miller, Rose, Schultheis, Sinclair, Stafford, Young, Speaker.

HJR03-1022 by Representative(s) Pommer, Butcher, Frangas, McCluskey, Merrifield; also Senator(s) Groff--Concerning spay and neuter your pet day.

(Printed and placed in member's file, also printed in House Journal February 25, pages 928-929.)

Representative Pommer moved the following amendment:

Amendment No. 1, Agriculture, Livestock, & Natural Resources Report, dated March 13, 2003, and placed in member's bill file; Report also printed in House Journal, March 14, page 1150.

The amendment was declared **passed** by **viva voce** vote.

On motion of Representative Pommer, the resolution as amended was **adopted** by the following roll call vote:

YES	59	NO	02	EXCUSED	03	ABSENT	01
Berry	Y	Fritz	Y	May	Y	Sinclair	Y
Borodkin	Y	Garcia	Y	McCluskey	Y	Smith	Y
Boyd	Y	Hall	Y	McFadyen	Y	Spence	E
Briggs	Y	Harvey	Y	Merrifield	Y	Stafford	Y
	Y	Hefley	Y	Miller	Y	Stengel	Y
Butcher	Y	Hodge	Y	Mitchell	Y	Tochtrop	Y
Cadman	Y	Hoppe	Y	Paccione	Y	Veiga	Y
Carroll	Y	Jahn	Y	Plant	Y	Vigil	Y
Cerbo	Y	Johnson	Y	Pommer	Y	Weddig	Y
Clapp	Y	Judd	Y	Ragsdale	Y	Weissmann	Y
Cloer	Y	King	Y	Rhodes	Y	White	Y
Coleman	Y	Larson	Y	Rippy	Y	Wiens	Y
Crane	Y	Lee	E	Romanoff	Y	Williams S.	Y
Decker	N	Lundberg	N	Rose	Y	Williams T.	Y
Fairbank	Y	Madden	Y	Salazar	E	Witwer	Y
Frangas	Y	Marshall	Y	Schultheis	Y	Young	-
						Speaker	Y
	Berry Borodkin Boyd Briggs Brophy Butcher Cadman Carroll Cerbo Clapp Cloer Coleman Crane Decker Fairbank	Berry Y Borodkin Y Boyd Y Briggs Y Brophy Y Butcher Y Cadman Y Carroll Y Cerbo Y Clapp Y Cloer Y Coleman Y Crane Y Decker N Fairbank	Berry Y Fritz Borodkin Y Garcia Boyd Y Hall Briggs Y Harvey Brophy Y Hefley Butcher Y Hodge Cadman Y Hoppe Carroll Y Jahn Cerbo Y Johnson Clapp Y Judd Cloer Y King Coleman Y Larson Crane Y Lee Decker N Lundberg Fairbank Y Madden	Berry Y Fritz Y Borodkin Y Garcia Y Boyd Y Hall Y Briggs Y Harvey Y Brophy Y Hefley Y Butcher Y Hodge Y Cadman Y Hoppe Y Carroll Y Jahn Y Cerbo Y Johnson Y Clapp Y Judd Y Cloer Y King Y Coleman Y Larson Y Crane Y Lee E Decker N Lundberg N Fairbank Y Madden	Berry Y Fritz Y May Borodkin Y Garcia Y McCluskey Boyd Y Hall Y McFadyen Briggs Y Harvey Y Merrifield Brophy Y Hefley Y Miller Butcher Y Hodge Y Mitchell Cadman Y Hoppe Y Paccione Carroll Y Jahn Y Plant Cerbo Y Johnson Y Pommer Clapp Y Judd Y Ragsdale Cloer Y King Y Rhodes Coleman Y Larson Y Rippy Crane Y Lee E Romanoff Decker N Lundberg N Rose Fairbank Y Madden Y Salazar	Berry Y Fritz Y May Y Borodkin Y Garcia Y McCluskey Y Boyd Y Hall Y McFadyen Y Briggs Y Harvey Y Merrifield Y Brophy Y Hefley Y Miller Y Butcher Y Hodge Y Mitchell Y Cadman Y Hoppe Y Paccione Y Carroll Y Jahn Y Plant Y Cerbo Y Johnson Y Pommer Y Clapp Y Judd Y Ragsdale Y Cloer Y King Y Rhodes Y Coleman Y Larson Y Rippy Y Crane Y Lee E Romanoff Y Decker N Lundberg N Rose Y Fairbank Y Madden Y Salazar E	Berry Y Fritz Y May Y Sinclair Borodkin Y Garcia Y McCluskey Y Smith Boyd Y Hall Y McFadyen Y Spence Briggs Y Harvey Y Merrifield Y Stafford Brophy Y Hefley Y Miller Y Stengel Butcher Y Hodge Y Mitchell Y Tochtrop Cadman Y Hoppe Y Paccione Y Veiga Carroll Y Jahn Y Plant Y Vigil Cerbo Y Johnson Y Pommer Y Weddig Clapp Y Judd Y Ragsdale Y Weissmann Cloer Y King Y Rhodes Y White Coleman Y Larson Y Rippy Y Wiens Crane Y Lee E Romanoff Y Williams S. Decker N Lundberg N Rose Y Williams T. Fairbank Y Madden Y Salazar E Witwer Frangas Y Marshall Y Schultheis Y Young

Co-sponsors added: Representatives Borodkin, Carroll, Cloer, Coleman, Johnson, Larson, Marshall, McFadyen, Plant, Romanoff, Stengel, Tochtrop, Veiga.

HJR03-1033 by Representative(s) King, Spradley; also Senator(s) Anderson, Andrews--Concerning the requirement that the legislative council staff conduct a study of certain constitutional and statutory provisions.

(Printed and placed in member's file, also printed in House Journal March 20, pages 1196-1197.)

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

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12	YES	62	NO	00	EXCUSED	03	ABSENT	00
13	Berry	Y	Fritz	Y	May	Y	Sinclair	Y
14	Borodkin	Y	Garcia	Y	McCluskey	Y	Smith	Y
15	Boyd	Y	Hall	Y	McFadyen	Y	Spence	E
16	Briggs	Y	Harvey	Y	Merrifield	Y	Stafford	Y
17	Brophy	Y	Hefley	Y	Miller	Y	Stengel	Y
18	Butcher	Y	Hodge	Y	Mitchell	Y	Tochtrop	Y
19	Cadman	Y	Hoppe	Y	Paccione	Y	Veiga	Y
20	Carroll	Y	Jahn	Y	Plant	Y	Vigil	Y
21	Cerbo	Y	Johnson	Y	Pommer	Y	Weddig	Y
22	Clapp	Y	Judd	Y	Ragsdale	Y	Weissmann	Y
23	Cloer	Y	King	Y	Rhodes	Y	White	Y
24	Coleman	Y	Larson	Y	Rippy	Y	Wiens	Y
25	Crane	Y	Lee	E	Romanoff	Y	Williams S.	Y
26	Decker	Y	Lundberg	Y	Rose	Y	Williams T.	Y
27	Fairbank	Y	Madden	Y	Salazar	E	Witwer	Y
28	Frangas	Y	Marshall	Y	Schultheis	Y	Young	Y
29							Speaker	Y
30	Co-sponsors	addeo	d: Represent	atives]	Berry, Boyd,	Butch	ner, Coleman,	Fritz

Co-sponsors added: Representatives Berry, Boyd, Butcher, Coleman, Fritz, Hall, Hodge, Hoppe, Miller, Romanoff, Rose, Sinclair, Stafford, Stengel, Weddig, Williams T.

On motion of Representative King, **HB03-1004**, **1138**, **1163**, **1170**, **1341** were added to the Special Orders calendar on Friday, April 4, 2003.

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

SPECIAL ORDERS--SECOND READING OF BILLS

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

Page 1462 **HB03-1209** by Representative(s) Harvey, May M., Fairbank, 2 3 4 5 6 Schultheis, Briggs, Clapp, Cloer, Crane, Decker, Hall, Hoppe, Larson, Lundberg, Mitchell, Rhodes, Sinclair, White, Wiens; also Senator(s) May R.--Concerning the prohibition of discrimination against employees based upon labor union participation. 7 8 Ordered engrossed and placed on the Calendar for Third Reading and 9 Final Passage. 10 **HB03-1004** 11 by Representative(s) Rhodes; also Senator(s) Reeves--12 Concerning amendment of the crime of child abuse to 13 include actions related to the manufacture of a controlled 14 substance in the presence of a child, and making an

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Amendment No. 1, Judiciary Report, dated January 23, 2003, and placed in member's bill file; Report also printed in House Journal, January 24, page 187.

appropriation in connection therewith.

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Amendment No. 2, Appropriations Report, dated April 3, 2003, and placed in member's bill file; Report also printed in House Journal, April 3, pages 1436-1437.

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

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HB03-1138 by Representative(s) Hefley, Schultheis, Cloer, May M., Crane, Lee, Rhodes; also Senator(s) Hillman--Concerning offenses against pregnant women that affect their unborn children.

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> Amendment No. 1, Judiciary Report, dated February 6, 2003, and placed in member's bill file; Report also printed in House Journal, February 7, pages 600-602.

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Amendment No. 2, Appropriations Report, dated April 3, 2003, and placed in member's bill file; Report also printed in House Journal, April 3, pages 1438-1439.

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

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48 49 HB03-1163 by Representative(s) Marshall; also Senator(s) Takis--Concerning administrative changes to the operation of CoverColorado, and, in connection therewith, directing to CoverColorado a portion of the premium tax, fines, and penalties collected by the division of insurance from health insurers authorized to conduct business in Colorado.

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Amendment No. 1, Business Affairs & Labor Report, dated January 30, 2003, and placed in member's bill file; Report also printed in House Journal, February 3, page 262.

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Amendment No. 2, Appropriations Report, dated April 3, 2003, and placed in member's bill file; Report also printed in House Journal, 3 April 3, page 1439. 5 As amended, ordered engrossed and placed on the Calendar for Third 6 Reading and Final Passage. 7 8 HB03-1170 by Representative(s) Frangas, Butcher, Crane, Jahn, May 9 M., Spence, Vigil; also Senator(s) Anderson--Concerning 10 the penalties for a person convicted of certain crimes 11 involving motor vehicles. 12 13 Amendment No. 1, Judiciary Report, dated January 28, 2003, and placed in member's bill file; Report also printed in House Journal, January 29, 14 15 page 228. 16 17 Amendment No. 2, by Representative Frangas. 18 19 Amend printed bill page 3, line 11, strike "18-4-409," and substitute 20 "18-4-409 or 18-4-503 (1) (c),"; 21 22 after line 13, insert the following: 23 24 "SECTION 4. 18-4-503, Colorado Revised Statutes, is amended 25 BY THE ADDITION OF A NEW SUBSECTION to read: 26 27 **18-4-503.** Second degree criminal trespass. (3) If the Court 28 DETERMINES ON THE RECORD THAT THE UNDERLYING FACTUAL BASIS FOR A CONVICTION OF SECOND DEGREE CRIMINAL TRESPASS PURSUANT TO 30 PARAGRAPH (c) OF SUBSECTION (1) OF THIS SECTION, OR ADJUDICATION AS 31 A JUVENILE DELINQUENT FOR AN ACT THAT WOULD CONSTITUTE SECOND DEGREE CRIMINAL TRESPASS PURSUANT TO PARAGRAPH (c) OF SUBSECTION (1) OF THIS SECTION IF COMMITTED BY AN ADULT, THE OFFENDER'S 34 DRIVER'S LICENSE SHALL BE REVOKED AS PROVIDED IN SECTION 42-2-125, C.R.S.". 35 36 37 Renumber succeeding sections accordingly. 38 39 As amended, ordered engrossed and placed on the Calendar for Third 40 Reading and Final Passage. 41 42 by Representative(s) Berry; also Senator(s) Teck--HB03-1341 43 Concerning the authority of the executive director of the 44 department of revenue to administratively adjust 45 occupational license renewal dates for licenses issued by 46 entities within the department of revenue. 47 Amendment No. 1, by Representative Berry. 48 49 50 Amend printed bill, page 2, line 15, strike "TWELVE MONTHS." and 51 substitute "TWENTY-FOUR MONTHS UNTIL JULY 1, 2005, OR, AFTER JULY 52 1, 2005, A PERIOD IN EXCESS OF TWELVE MONTHS."; 53

"SECTION 2. 24-75-402 (5), Colorado Revised Statutes, is

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after line 15, insert the following:

amended BY THE ADDITION OF A NEW PARAGRAPH to read:

24-75-402. Cash funds - limit on uncommitted reserves - reduction in amount of fees - exclusions - repeal. (5) Notwithstanding any provision of this section to the contrary, the following cash funds are excluded from the limitations specified in this section:

(q) (I) The auto dealers license fund created in Section 12-6-123, C.R.S.

(II) This paragraph (q) is repealed, effective July 1, 2006.".

Renumber succeeding section accordingly.

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

AMENDMENTS TO THE COMMITTEE OF THE WHOLE REPORT

Representative Stengel moved to amend the Report of the Committee of the Whole to show that the following Stengel amendment, to HB03-1163, did pass, and that HB03-1163, as amended, did pass.

Amend printed bill, page 5, line 17, after the period, insert "The General Assembly shall approve the amount of the special fees prior to the special fees being collected by the program.".

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

YES	23	NO	38	EXCUSED	04	ABSENT	00
Berry	N	Fritz	Y	May	Y	Sinclair	Y
Borodkin	N	Garcia	N	McCluskey	N	Smith	Y
Boyd	N	Hall	N	McFadyen	N	Spence	E
Briggs	N	Harvey	Y	Merrifield	N	Stafford	Y
Brophy	N	Hefley	N	Miller	Y	Stengel	Y
Butcher	N	Hodge	N	Mitchell	N	Tochtrop	N
Cadman	Y	Hoppe	Y	Paccione	N	Veiga	N
Carroll	N	Jahn	N	Plant	N	Vigil	N
Cerbo	N	Johnson	N	Pommer	N	Weddig	E
Clapp	Y	Judd	N	Ragsdale	N	Weissmann	N
Cloer	N	King	Y	Rhodes	Y	White	Y
Coleman	N	Larson	N	Rippy	Y	Wiens	N
Crane	Y	Lee	E	Romanoff	N	Williams S.	N
Decker	Y	Lundberg	Y	Rose	N	Williams T.	Y
Fairbank	N	Madden	N	Salazar	E	Witwer	Y
Frangas	N	Marshall	N	Schultheis	Y	Young	Y
						Speaker	Y

ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: **HB03-1209**, 1004 amended, 1138 amended, 1163 amended, 1170 amended, 1341 amended.

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

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)	YES	61	NO	00	EXCUSED	04	ABSENT	00
'	Berry	Y	Fritz	Y	May	Y	Sinclair	Y
,	Borodkin	Y	Garcia	Y	McCluskey	Y	Smith	Y
)	Boyd	Y	Hall	Y	McFadyen	Y	Spence	E
)	Briggs	Y	Harvey	Y	Merrifield	Y	Stafford	Y
	Brophy	Y	Hefley	Y	Miller	Y	Stengel	Y
	Butcher	Y	Hodge	Y	Mitchell	Y	Tochtrop	Y
;	Cadman	Y	Hoppe	Y	Paccione	Y	Veiga	Y
-	Carroll	Y	Jahn	Y	Plant	Y	Vigil	Y
í	Cerbo	Y	Johnson	Y	Pommer	Y	Weddig	E
)	Clapp	Y	Judd	Y	Ragsdale	Y	Weissmann	Y
'	Cloer	Y	King	Y	Rhodes	Y	White	Y
)	Coleman	Y	Larson	Y	Rippy	Y	Wiens	Y
)	Crane	Y	Lee	E	Romanoff	Y	Williams S.	Y
)	Decker	Y	Lundberg	Y	Rose	Y	Williams T.	Y
	Fairbank	Y	Madden	Y	Salazar	E	Witwer	Y
)	Frangas	Y	Marshall	Y	Schultheis	Y	Young	Y
;							Speaker	Y

REPORTS OF COMMITTEES OF REFERENCE

AGRICULTURE, LIVESTOCK, & NATURAL RESOURCES

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

HB03-1323 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 20, strike "duties." and substitute "duties - cash fund.".

Page 4, line 1, after the period, add "NO PROJECT SPONSOR SHALL BE COMPELLED TO UTILIZE THE PROCESS AUTHORIZED BY THIS PART 3.";

line 4, strike "FUND" and substitute "PAY FOR";

line 5, after the period, insert "AFTER SUBMISSION OF ITS REQUEST BUT BEFORE BEGINNING PROJECT COORDINATION PROCEDURES, THE SPONSOR SHALL PAY TO THE COUNCIL A FEE IN AN AMOUNT DETERMINED BY THE COUNCIL TO COVER ITS DIRECT AND INDIRECT COSTS IN PROVIDING PROJECT COORDINATION PROCEDURES. THE COUNCIL SHALL TRANSMIT SUCH FEE TO THE STATE TREASURER, WHO SHALL DEPOSIT IT IN THE COORDINATION COUNCIL CASH FUND, WHICH FUND IS HEREBY CREATED IN THE STATE TREASURY. ALL MONEYS CREDITED TO THE FUND AND UNEXPENDED AT THE END OF ANY GIVEN FISCAL YEAR SHALL REMAIN IN THE FUND AND SHALL NOT REVERT TO THE GENERAL FUND. MONEYS IN THE FUND SHALL BE APPROPRIATED SOLELY TO THE COUNCIL TO PAY FOR

ITS COSTS IN PROVIDING PROJECT COORDINATION PROCEDURES.".

Page 5, line 6, after "DENIAL", insert "OR CONDITIONING";

after line 8, insert the following:

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"(5) Nothing in this part 3 shall confer any additional powers or jurisdiction upon any participating governmental entity.".

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<u>SB03-027</u> be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

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

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"**SECTION 1.** Article 55.5 of title 12, Colorado Revised Statutes, is amended, WITH THE RELOCATION OF PROVISIONS, to read:

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12-55.5-101. Legislative declaration. It is the intent of the general assembly to promote and encourage residents and nonresidents alike to participate in the enjoyment and use of the mountains, rivers, and streams of Colorado and the state's fish and game and, to that end, in the exercise of the police power of this state for the purpose of safeguarding the health, safety, welfare, and freedom from injury or danger of such residents and nonresidents, to register and regulate those persons who, for compensation, provide equipment or personal services to such residents and nonresidents for the purpose of hunting and fishing. It is neither the intent of the general assembly to interfere in any way with the business of livestock operations or to prevent ANY livestock owners OWNER from loaning or leasing buildings or animals to persons, nor is it intended to prevent said owner from accompanying a person or persons on land that such person owns, nor is it the intent of the general assembly to interfere in any way with the general public's ability to enjoy the recreational value of Colorado's mountains, rivers, and streams when the services of commercial outfitters are not utilized, nor to interfere with the right of the United States to manage the public lands under its control.

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12-55.5-102. Definitions. As used in this article, unless the context otherwise requires:

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(1) "BOARD" MEANS THE COLORADO OUTFITTERS LICENSING BOARD CREATED BY SECTION 12-55.5-104.

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(2) "BUSINESS ENTITY" MEANS AN ENTITY AUTHORIZED BY COLORADO LAW TO CONDUCT BUSINESS WITHIN THIS STATE, INCLUDING, BUT NOT LIMITED TO, A CORPORATION, PARTNERSHIP, LIMITED LIABILITY COMPANY, OR LIMITED LIABILITY PARTNERSHIP.

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(1) (3) "Compensation" means making, or attempting to make, a profit, salary, or increase in business or financial standing, or supporting any part of other programs or activities, to include receiving fees, charges, dues, service swaps, or something which THAT is not strictly a sharing of actual expenses incurred from amounts received from or for outfitting services rendered or to be rendered.

section 12-55.5-111 12-55.5-104.

(2) (5) "Director" means the director of the division of registrations in the department of regulatory agencies.

OR BOARD to assist in any investigation initiated under this article or any

A member of an advisory committee THE BOARD appointed pursuant to

(1.5) (4) "Consultant" means a person who is hired by the director

(3) (6) "Division" means the division of registrations in the department of regulatory agencies.

(4) (7) "Guide" means any AN individual WHO IS employed BY AN OUTFITTER for compensation, by OR WHO CONTRACTS WITH an outfitter for the purpose of guiding, leading, or assisting any other individual to and from a given place TO PROVIDE GUIDE SERVICES.

(8) "GUIDE SERVICES" MEANS GUIDING, LEADING, OR ASSISTING AN OUTFITTER'S CLIENT DURING OUTDOOR ACTIVITIES THAT ARE DIRECTLY RELATED TO ACTS CONSTITUTING OUTFITTING SERVICES.

(5) (9) "Outfitter" means any individual soliciting to provide or providing, for compensation, outfitting services for the purpose of hunting or fishing on land that such individual does not own. "Outfitter" does not include an individual whose only service is providing motor vehicles, horses, or other equipment for rent.

(5.5) (10) "Outfitting services" means providing transportation of individuals, equipment, supplies, or wildlife by means of vehicle, vessel, or pack animal; facilities including but not limited to tents, cabins, camp gear, food, or similar supplies; equipment; or accommodations, and guiding, leading, packing, protecting, supervising, instructing, or training persons or groups of persons in the take or attempted take of wildlife.

(6) (11) "Peace officer" means a level I or level II peace officer as defined in section 18-1-901 (3) (1), C.R.S.

(7) (12) "Person" means any individual, firm, association, partnership, corporation, or other legal entity.

12-55.5-103. License required - fees. (1) No individual A PERSON shall NOT engage in activities as an outfitter or advertise in any publication or represent himself SUCH PERSON as an outfitter unless he first obtains a certificate of registration from the division SUCH PERSON IS LICENSED and unless such certificate of registration is THE LICENSE IS in full force and effect and in such individual's PERSON'S immediate possession. No individual A PERSON shall NOT continue to act as an outfitter if such registration has been LICENSE is suspended, or revoked, or has expired.

(2) An applicant for registration LICENSURE as an outfitter shall follow the procedures provided in section 12-55.5-105 12-55.5-107 and any other procedures required by the director BOARD. All applicants shall pay a nonrefundable registration LICENSE fee to be determined by the director. which fee THE AMOUNT OF THE FEE shall be adequate to cover the direct and indirect expenses incurred for implementation of the provisions of this article. Such registration LICENSE shall be renewable

pursuant to the provisions of this article and upon payment of said fee.

(3) THIS ARTICLE SHALL NOT APPLY TO A PERSON WHO ONLY AUTHORIZES PERSONS TO HUNT, FISH, OR TAKE WILDLIFE ON PROPERTY THE PERSON OWNS, RENTS, OR LEASES, WHETHER OR NOT THE PERSON RECEIVES COMPENSATION IN EXCHANGE FOR PROVIDING SUCH AUTHORIZATION.

(4) This article shall not require a person or entity to obtain a license if such person or entity only rents motor vehicles, livestock, or equipment.

12-55.5-104. Colorado outfitters licensing board - creation -termination. (1) The Colorado outfitters licensing board is hereby created. The board shall consist of seven voting members appointed by the governor. Two members shall be from the public at large and shall not be affiliated with outfitters, one member shall be the director of the division of wildlife or a designee of the director, and four members shall be active outfitters, licensed and in good standing. To qualify as an outfitter member, an individual shall have at least seven years' experience as an outfitter.

(2) The board shall exercise its powers and perform its duties and functions specified in this article within the division as if the board were transferred to the department by a **type 2** transfer, as such transfer is defined in the "Administrative Organization Act of 1968", article 1 of title 24, C.R.S.

(3) IN ADDITION TO ALL OTHER POWERS AND DUTIES CONFERRED OR IMPOSED UPON THE BOARD BY THIS ARTICLE OR BY LAW, THE BOARD MAY RECOMMEND TO THE DIRECTOR RULES TO GOVERN THE LICENSING OF OUTFITTERS TO CARRY OUT THE PURPOSES OF THIS ARTICLE.

(4) THE PROVISIONS OF SECTION 24-34-104, C.R.S., CONCERNING THE TERMINATION SCHEDULE FOR REGULATORY BODIES OF THE STATE, UNLESS EXTENDED AS PROVIDED IN THAT SECTION, APPLY TO THE BOARD.

12-55.5-105. Board members - terms of office - compensation - meetings. (1) Members of the board shall hold office for terms of four years. One member shall have an initial term of one year, two members shall have initial terms of two years, two members shall have initial terms of three years, and two members shall have initial terms of four years. A member shall not serve more than two consecutive terms. A vacancy shall be filled by appointment by the governor for the remainder of the unexpired term.

(2) THE MEMBERS OF THE BOARD SHALL NOT RECEIVE COMPENSATION BUT SHALL BE REIMBURSED FOR ACTUAL AND NECESSARY EXPENSES INCURRED IN THE PERFORMANCE OF THEIR DUTIES UNDER THIS ARTICLE.

(3) THE BOARD SHALL HOLD REGULAR MEETINGS AT LEAST THREE TIMES PER YEAR AND SHALL HOLD SPECIAL MEETINGS AT SUCH OTHER TIMES AS THE BOARD MAY DEEM NECESSARY. THE MEMBERS SHALL

CHOOSE A CHAIRPERSON FROM THEIR OWN MEMBERSHIP.

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(4) A MAJORITY OF THE BOARD SHALL CONSTITUTE A QUORUM FOR THE TRANSACTION OF BUSINESS.

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12-55.5-106. [Formerly 12-55.5-104] Powers and duties of the **director.** (1) In addition to all other powers and duties conferred or imposed upon the director by this article or by any other law, the director:

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May promulgate rules and regulations pursuant to the provisions of section 24-4-103, C.R.S., to govern the registration LICENSING of outfitters to carry out the purposes of this article;

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(b) To aid in any hearing or investigation instituted pursuant to this article, shall have the power to issue subpoenas to compel the attendance and testimony of witnesses and the production of books, client records, and papers and shall also have the power to issue subpoenas commanding the production of copies of any records containing information relevant to the outfitting activities of any outfitter;

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(c) Is authorized to apply for injunctive relief, in the manner provided by the Colorado rules of civil procedure, to enforce the provisions AND RESTRAIN VIOLATIONS of this article. or to restrain any violation thereof. In such proceedings, it shall not be necessary to allege or prove either that an adequate remedy at law does not exist or that substantial or irreparable damage would result from the continued violation. thereof.

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(d) May delegate any of these powers to the board in a WRITTEN AGREEMENT.

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12-55.5-107. [Formerly 12-55.5-105] License issuance **violations.** (1) Except as otherwise provided in this article, the director shall issue an initial or renewed certificate of registration as an outfitter LICENSE to any AN individual who pays the required fee and furnishes evidence satisfactory to the director BOARD that such individual:

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(a) Is eighteen years of age or older;

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(b) Holds a valid instructor's card in first aid or a standard first aid eard issued by the American red cross CERTIFICATE OR CARD or evidence of equivalent FIRST AID training CREDENTIALS AS APPROVED BY THE DIRECTOR;

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(c) Possesses minimum liability insurance coverage in the amount of fifty thousand dollars for bodily injury to one person in any A single accident and one hundred thousand dollars for bodily injury to all persons in any A single accident; and

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(d) Has submitted to the director a surety bond in the minimum sum of ten thousand dollars, executed by the applicant as principal and by a surety company qualified and authorized to do business in this state as surety. Such bond shall be conditioned upon compliance with the provisions of this article and with the rules and regulations promulgated under this article; AND

(e) HAS IDENTIFIED THE LAND BASE OF OPERATION.

(2) and (3) (Deleted by amendment, L. 93, p. 1490, § 3, effective July 1, 1993.)

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(4) (2) An individual partnership, or corporation OR BUSINESS ENTITY may register as an outfitter. A partnership or unincorporated association consisting of more than one individual shall designate one of its members to submit an application for registration, and every corporation, in its application for registration, shall designate and appoint one of its directors, who shall also be an officer of the corporation, to submit an application for registration. AN APPLICATION FOR LICENSURE OF AN ENTITY SHALL INCLUDE THE NAMES OF ALL OFFICERS, DIRECTORS, MEMBERS, PARTNERS, OWNERS OF AT LEAST TEN PERCENT OF THE ENTITY, AND OTHER PERSONS WHO HAVE MANAGING OR CONTROLLING AUTHORITY IN THE ENTITY. THE ENTITY SHALL DESIGNATE ON THE APPLICATION FOR LICENSURE ONE OF ITS OFFICERS, DIRECTORS, MEMBERS, PARTNERS, OR OTHER CONTROLLING OR MANAGING INDIVIDUALS TO BE THE RESPONSIBLE PARTY AND AGENT FOR THE ENTITY FOR ALL COMMUNICATIONS WITH THE BOARD. IF THE ENTITY CHANGES ITS RESPONSIBLE PARTY AND AGENT, IT SHALL NOTIFY THE BOARD WITHIN TEN WORKING DAYS AFTER THE NAME CHANGE AND PROVIDE CONTACT INFORMATION FOR THE NEW RESPONSIBLE PARTY AND AGENT. If such designee RESPONSIBLE PARTY AND AGENT does not provide guide services, he THE PERSON shall not be required to comply with paragraph (b) of subsection (1) of this section.

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12-55.5-108. [Formerly 12-55.5-106] Disciplinary actions - grounds for discipline. (1) The director may deny, suspend, revoke, or place on probation an outfitter's registration LICENSE if the applicant or holder:

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(a) Violates any order of the division or the director OR THE BOARD or any provision of this article or the rules and regulations established under this article;

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(b) Fails to meet the requirements of section 12-55.5-105 12-55.5-107 or uses fraud, misrepresentation, or deceit in applying for or attempting to apply for registration A LICENSE;

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(c) Violates any local, state, or federal law related to public land management, wildlife, health, or cruelty to animals;

(d) Is convicted of or has entered a plea of nolo contendere or guilty to a felony; except that the director shall be governed by the provisions of section 24-5-101, C.R.S., in considering such conviction or plea;

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(e) Uses false, deceptive, or misleading advertising;

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(f) Misrepresents his THE services, facilities, or equipment OFFERED to a client or prospective client;

(g) Is addicted to or dependent upon alcohol or any A controlled substance, within the meaning of part 3 of article 22 of this title, AS DEFINED IN SECTION 18-18-102 (5), or is a habitual user of said controlled substance, if the HABITUAL use, addiction, or dependency is a danger to

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clients or prospective clients;

(h) Has incurred disciplinary action related to the practice of

action in this state.

(i) Has been convicted of second or third degree criminal trespass pursuant to section 18-4-503 or 18-4-504, C.R.S.; except that the director shall be governed by the provisions of section 24-5-101, C.R.S., in considering such conviction;

outfitting in another jurisdiction. Evidence of such disciplinary action

shall be prima facie evidence for denial of registration A LICENSE or other

disciplinary action if the violation would be grounds for such disciplinary

(j) VIOLATES SECTION 18-4-503 OR 18-4-504, C.R.S., RESULTING IN TWO OR MORE SECOND OR THIRD DEGREE CRIMINAL TRESPASS CONVICTIONS WITHIN ANY THREE- TO FIVE-YEAR PERIOD WHILE ACTING AS AN OUTFITTER OR GUIDE.

(k) Hires any person as a guide who fails to meet the requirements of section 12-55.5-108 (2) 12-55.5-111 (2) UNLESS THE PERSON IS HIRED IN A TEMPORARY EMERGENCY SITUATION AS DEFINED BY THE RULES PROMULGATED UNDER THIS ARTICLE; or

(l) Serves or consumes alcohol while engaged in the activities of an outfitter PROVIDING GUIDE SERVICES OR if the applicant or holder SERVER is under twenty-one years of age.

(2) Any A proceeding to deny, suspend, revoke, or place on probation a registration LICENSE shall be conducted pursuant to sections 24-4-104 and 24-4-105, C.R.S. The director may use an administrative law judge employed by the division of administrative hearings in the department of personnel to conduct hearings. Any person whose registration LICENSE is denied, suspended, placed on probation, or revoked shall pay for the costs incurred in bringing and conducting such proceeding.

(3) When a complaint or an investigation discloses a violation of this article which THAT, in the opinion of the director OR BOARD, does not warrant formal action but which THAT should not be dismissed as being without merit, a letter of admonition may be sent by certified mail to the outfitter against whom a complaint was made and a copy thereof to the person making the complaint. but, When a letter of admonition is sent by certified mail by the director OR BOARD to an outfitter complained against, such outfitter shall be advised that he THE OUTFITTER has the right to request in writing, within twenty THIRTY days after proven receipt of the letter THE DATE THE LETTER WAS MAILED, that formal disciplinary proceedings be initiated against him to adjudicate the propriety of the conduct upon which the letter of admonition is based. If such request is timely made, the letter of admonition shall be deemed vacated, and the matter shall be processed by means of formal disciplinary proceedings.

12-55.5-109. [Formerly 12-55.5-107] Administrative penalties - discipline. (1) Any person who violates the provisions of this article or the rules and regulations of the director promulgated under this article may be ADMINISTRATIVELY penalized by the director upon a finding of a violation pursuant to article 4 of title 24, C.R.S., as follows:

- (a) In the first administrative proceeding against any person, a fine of not less than three ONE hundred dollars but not more than five hundred dollars per violation;
- (b) In any subsequent administrative proceeding against any person for transactions occurring after a final agency action determining that a violation of this article has occurred, a fine of not less than one thousand dollars but not more than two thousand dollars PER VIOLATION;
- (c) FOR A TRANSACTION THAT VIOLATES SECTION 12-55.5-103 (1) A FINE OF NOT LESS THAN ONE THOUSAND DOLLARS BUT NOT MORE THAN FIVE THOUSAND DOLLARS PER VIOLATION.
- (1.5) (2) Any A person who is found to have committed a violation pursuant to subsection (1) of this section shall pay for the costs incurred in bringing and conducting such administrative proceeding.
- (2) (3) In addition to the penalties provided in subsection (1) of this section, the director, upon a finding of a violation, may deny, suspend, revoke, or place on probation an outfitter's registration LICENSE or take other disciplinary action as provided in section 12-55.5-106 (3) ISSUE A LETTER OF ADMONITION PURSUANT TO SECTION 12-55.5-108 (3).
- (3) (4) Any A person who engages in activities as an outfitter shall maintain all applicable documents, records, and other items, for the current year and the preceding four years at the address listed on the registration LICENSE, required to be maintained by this article or by the rules or regulations of the director when requested to do so by any peace officer. Any such person who refuses to permit the inspection of such documents, records, or items is guilty of a misdemeanor and shall be punished by a fine of one hundred dollars.
- (4) (Deleted by amendment, L. 93, p. 1491, § 5, effective July 1, 1993.)
- **12-55.5-110.** [Formerly 12-55.5-107.5] Violations criminal penalties distribution of fines collected. (1) Any A person who violates section 12-55.5-103 (1) is guilty of a misdemeanor and, upon conviction, thereof, shall be punished by a fine of not less than one thousand dollars nor more than five thousand dollars, or by imprisonment in the county jail for not more than one year, or by both such fine and imprisonment. Upon a second or subsequent conviction, such person commits a class 5 felony and shall be punished as provided in section 18-1.3-401, C.R.S.
- (2) All fines collected pursuant to this article SECTION shall be distributed as follows:
- (a) Fifty percent divided by the court between any federal, state, or local law enforcement agency assisting with an investigation; AND
- (b) Fifty percent to the division for the cost of administering this article.
- 12-55.5-111. [Formerly 12-55.5-108] Penalties cease and desist orders. (1) (a) If, as the result of an investigation of a complaint

by any person or of an investigation on his own THE DIRECTOR'S motion, the director determines that any person who is acting or has acted without the required registration LICENSE or is in violation of this article, the director may issue an order to cease and desist such activity. The order shall set forth the statutes and rules and regulations alleged to have been violated, the facts alleged to have constituted the violation, and the requirement that all unlawful acts cease. forthwith. The person so ordered may request a hearing on the question of whether any violation occurred if such request is made within thirty days after the date of service of the order to cease and desist. The hearing shall be conducted in accordance with the provisions of article 4 of title 24, C.R.S.

(b) In the event that any person fails to comply with a cease and desist order, the director may request the attorney general or the district attorney for the judicial district in which the alleged violation exists to bring, and if so requested, he THE ATTORNEY GENERAL shall bring, a suit for a temporary restraining order and for injunctive relief to prevent any further or continued violation of the order.

(c) No A stay of a cease and desist order shall NOT be issued before a hearing thereon involving both parties.

(d) Matters brought before a court pursuant to this section shall have preference over other matters on the court's calendar.

(2) Any person who works as a guide must be eighteen years of age or older and must hold a valid instructor's card in first aid or a standard first aid card issued by the American red cross or evidence of equivalent training. A person who violates this subsection (2) is guilty of a misdemeanor and shall be punished by a fine of one hundred dollars.

(3) It is a violation of this article for any A person whose outfitter registration LICENSE has been revoked or suspended to work as a guide.

12-55.5-112. [Formerly 12-55.5-109] Contracts for outfitting services - writing required. (1) Prior to engaging in any activity as an outfitter, an outfitter shall provide a written contract to the client signed by both the outfitter and the client, stating at least the following terms:

(a) Type of services to be provided;

(b) Dates of service;

(c) Transportation arrangements;

(e) Ratio of clients to guides; and

(d) Costs of the services;

(f) The outfitter's policy regarding cancellation of the contract and refund of any deposit.

(2) No AN action may SHALL NOT be maintained by an outfitter for breach of a contract or agreement to provide outfitting services or for the recovery of compensation for services rendered under such contract or agreement if the outfitter has failed to comply with the provisions of

this article.

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(3) Any A written contract provided pursuant to this section shall also contain a written statement that, pursuant to section $\frac{12-55.5-105}{12-55.5-105}$ 12-55.5-107 (1) (c) and (1) (d), outfitters are bonded and required to possess the minimum level of liability insurance and that the activities of outfitters are regulated by the BOARD AND THE director of the division of registrations in the department of regulatory agencies.

- 12-55.5-113. [Formerly 12-55.5-110] Other remedies contracts void - public nuisance - seizure of equipment. (1) Every agreement or contract for the services of an outfitter shall be void and unenforceable by the outfitter unless such outfitter is duly registered with the division under the provisions of LICENSED PURSUANT TO this article when such services are contracted for and performed.
- (2) Every motor vehicle, trailer, vessel, firearm, weapon, trap, equipment, livestock, or other personal property used in outfitting services in violation of the provisions of this article is declared to be a class 2 public nuisance. Unless in conflict with the specific provisions of this section, the provisions of article 13 of title 16, C.R.S., shall apply to any action taken pursuant to this section.
- (3) (a) Any Personal property subject to seizure under this section which THAT is seized as a part of or incident to a criminal proceeding for violation of this article and for which disposition is not provided by another statute of this state shall be disposed of as provided in this section.
- (b) The court may order any such property sold by the director in the manner provided for sales on execution.
 - (c) The proceeds of such sale shall be applied as follows:
 - (I) To the fees and costs of removal and sale;
- (II) To the payment of any costs the state has incurred from such action; and
- (III) The ANY REMAINING balance if any, to the office of the district attorney who has brought such action.
- **12-55.5-114.** [Formerly 12-55.5-112] Immunity. Any person acting as a consultant to the director OR BOARD, any witness testifying in a proceeding authorized under this article, and any person who lodges a complaint pursuant to this article shall be immune from liability in any A civil action brought against him SUCH PERSON for acts occurring while acting in his capacity as a consultant, witness, or complainant respectively, if such individual was acting in good faith within the scope of his OR HER respective capacity, made a reasonable effort to obtain the facts of the matter, as to which he acted, and acted in the reasonable belief that the action taken by him was warranted by the facts.
- **12-55.5-115.** [Formerly 12-55.5-113] Enforcement. Every peace officer as defined in section 12-55.5-102 (6), is hereby authorized to assist the director AND BOARD in the enforcement of the provisions of

this article and the rules and regulations prescribed by the director PROMULGATED PURSUANT TO THIS ARTICLE.

 12-55.5-116. [Formerly 12-55.5-114] Fees - cash fund. Except as otherwise provided in this article and in section 12-55.5-109 12-55.5-112, all fees collected pursuant to this article shall be transmitted to the state treasurer, who shall credit the same to the division of registrations cash fund created pursuant to section 24-34-105 (2) (b), C.R.S. The general assembly shall make annual appropriations from the division of registrations cash fund for expenditures of the division AND THE BOARD incurred in the performance of its duties under this article.

 12-55.5-117. [Formerly 12-55.5-115] Judicial review. The court of appeals shall have initial jurisdiction to review all final actions and orders that are subject to judicial review. Such proceedings shall be conducted in accordance with section 24-4-106 (11), C.R.S.

12-55.5-118. Notice to hunters. After January 1, 2004, the director and the Colorado division of wildlife shall develop a system whereby purchasers of hunting and fishing licenses are notified that it is illegal to provide outfitting services in Colorado without a valid license issued by the board.

12-55.5-119. [Formerly 12-55.5-116] Persons licensed under previous law. Any A person who on June 30, 1988 2003, holds an outfitter's license REGISTRATION in good standing under the law of this state ARTICLE in effect on such date shall be registered LICENSED as an outfitter by the director effective July 1, 1988 2003, pursuant to the provisions of this article. and the submittal to the director of a surety bond in the minimum sum of ten thousand dollars, as provided in section 12-55.5-105 (1) (d). Such registration LICENSE shall be renewable as provided in this article.

12-55.5-120. [Formerly 12-55.5-117] Repeal of article - review of functions. Unless continued by the general assembly, this article is repealed, effective July 1, 2003 2014, and those powers, duties, and functions of the division AND BOARD specified in this article are abolished. The provisions of section 24-34-104 (5) to (12), C.R.S., concerning a wind-up period, an analysis and evaluation, public hearings, and claims by or against an agency shall apply to the powers, duties, and functions of the division specified in this article.

SECTION 2. 24-1-122 (4), Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW PARAGRAPH to read:

24-1-122. Department of regulatory agencies - creation. (4) The following boards and agencies are transferred by a **type 2** transfer to the department of regulatory agencies and allocated to the division of registrations:

(f) The Colorado outfitters licensing board, created by section 12-55.5-104, C.R.S.

SECTION 3. Repeal. 24-34-104 (32) (b), Colorado Revised Statutes, is repealed as follows:

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SECTION 9. Effective date - applicability. This act shall take effect July 1, 2003, and shall apply to acts committed on or after said date.

act. 12-55.5-111, Colorado Revised Statutes, is repealed.

1 2 3 4 5 6 7	finds, determi	ION 10. Safety clause. The general assembly hereby nes, and declares that this act is necessary for the immediate of the public peace, health, and safety.".						
8 9 10	APPROPRIA After consider following:	ATIONS eration on the merits, the Committee recommends the						
11 12	<u>HB03-1022</u>	be postponed indefinitely.						
13 14	<u>HB03-1043</u>	be postponed indefinitely.						
15 16	<u>HB03-1116</u>	be postponed indefinitely.						
17 18 19	<u>HB03-1136</u>	be postponed indefinitely.						
20 21 22 23	<u>HB03-1178</u>	be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:						
24 25 26	Amend printed bill, page 2, after line 22, insert the following:							
27 28 29 30	determined appropriation	"SECTION 2. No appropriation. The general assembly has termined that this act can be implemented within existing propriations, and therefore no separate appropriation of state moneys necessary to carry out the purposes of this act."						
31 32	Renumber su	cceeding sections accordingly.						
33 34 35 36	Page 2, line 2	4, after "student", insert "initially".						
37 38 39 40 41	<u>HB03-1210</u>	be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:						
42 43	Amend printe	ed bill, page 3, line 3, strike "BY";						
44 45	strike lines 4	through 6, and substitute the following:						
46 47 48 49 50	THAT THE FAIL TAXPAYER'S N THAT IS PUBL	S OR HER LAST KNOWN ADDRESS INFORMING THE TAXPAYER LURE TO CURE THE TAX DELINQUENCY COULD RESULT IN THE IAME BEING INCLUDED IN A LIST OF DELINQUENT TAXPAYERS ISHED ON THE INTERNET ON THE WEBSITE MAINTAINED BY IENT PURSUANT TO THIS SECTION. IF";						
51 52 53 54 55	strike line 8; line 9, strike MAILED,".	e "WAS REFUSED OR UNCLAIMED," and substitute "WAS						
56	MAILED, .							

Page 4, after line 1, insert the following:

"SECTION 2. No appropriation. Except for moneys appropriated for the 2003-04 fiscal year in the general appropriation bill to the department of revenue, information technology division, systems support, programming costs for 2003 session legislation, the general assembly has determined that this act can be implemented within existing appropriations, and therefore no separate appropriation of state moneys is necessary to carry out the purposes of this act."

Renumber succeeding section accordingly.

HB03-1213 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, after line 19, insert the following:

"SECTION 2. Appropriation - adjustments in long bill. (1) For the implementation of this act, appropriations made in the annual general appropriation act for the fiscal year beginning July 1, 2003, shall be adjusted as follows: The general fund appropriation to the department of corrections, institutions, utilities subprogram, utilities, is decreased by sixty-nine thousand four hundred sixty-seven dollars (\$69,467).

SECTION 3. Part 1 of article 1 of title 17, Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW SECTION to read:

17-1-146. Appropriation to comply with section 2-2-703 - HB 03-1213. (1) PURSUANT TO SECTION 2-2-703, C.R.S., THE FOLLOWING STATUTORY APPROPRIATIONS, OR SO MUCH THEREOF AS MAY BE NECESSARY, ARE MADE IN ORDER TO IMPLEMENT H.B. 03-1213, ENACTED AT THE FIRST REGULAR SESSION OF THE SIXTY-FOURTH GENERAL ASSEMBLY:

(a) For the fiscal year beginning July 1, 2003, in addition to any other appropriation, there is hereby appropriated from the capital construction fund created in section 24-75-302, C.R.S., to the corrections expansion reserve fund created in section 17-1-116, the sum of sixty-nine thousand four hundred sixty-seven dollars (\$69,467).

(b) For the fiscal year beginning July 1, 2004, in addition to any other appropriation, there is hereby appropriated to the department of corrections, out of any moneys in the general fund not otherwise appropriated, the sum of twenty-eight thousand eight hundred eighteen dollars (\$28,818).

(c) For the fiscal year beginning July 1, 2005, in addition to any other appropriation, there is hereby appropriated to the department of corrections, out of any moneys in the general fund not otherwise appropriated, the sum of twenty-eight thousand eight hundred eighteen dollars (\$28,818).

(d) For the fiscal year beginning July 1, 2006, in addition to any other appropriation, there is hereby appropriated from the capital construction fund created in section 24-75-302, C.R.S., to the corrections expansion reserve fund created in section 17-1-116, the sum of sixty-nine thousand four hundred sixty-seven dollars (\$69,467).

(e) For the fiscal year beginning July 1, 2006, in addition to any other appropriation, there is hereby appropriated to the department of corrections, out of any moneys in the general fund not otherwise appropriated, the sum of twenty-eight thousand eight hundred eighteen dollars (\$28,818).

(f) For the fiscal year beginning July 1, 2007, in addition to any other appropriation, there is hereby appropriated to the department of corrections, out of any moneys in the general fund not otherwise appropriated, the sum of fifty-six thousand four hundred thirty-six dollars (\$56,436).

SECTION 4. 24-75-302 (2) (p) and (s), Colorado Revised Statutes, are amended to read:

24-75-302. Capital construction fund - capital assessment fees - calculation. (2) As of July 1, 1988, and July 1 of each year thereafter through July 1, 2005, a sum as specified in this subsection (2) shall accrue to the capital construction fund. The state treasurer and the controller shall transfer such sum out of the general fund and into the capital construction fund as moneys become available in the general fund during the fiscal year beginning on said July 1. Transfers between funds pursuant to this subsection (2) shall not be deemed to be appropriations subject to the limitations of section 24-75-201.1. The amount which shall accrue pursuant to this subsection (2) shall be as follows:

 (p) On July 1, 2003, one hundred million dollars, plus twenty-six thousand six hundred twenty-nine dollars pursuant to H.B. 01-1204, enacted at the first regular session of the sixty-third general assembly; plus one hundred thirty-eight thousand nine hundred thirty-four dollars pursuant to H.B. 01-1242, enacted at the first regular session of the sixty-third general assembly; plus four hundred eighty-six thousand two hundred sixty-nine dollars pursuant to S.B. 02-050, enacted at the second regular session of the sixty-third general assembly; plus five hundred six thousand five hundred thirty dollars pursuant to H.B. 02-1038, enacted at the second regular session of the sixty-third general assembly, PLUS SIXTY-NINE THOUSAND FOUR HUNDRED SIXTY-SEVEN DOLLARS PURSUANT TO H.B. 03-1212, ENACTED AT THE FIRST REGULAR SESSION OF THE SIXTY-FOURTH GENERAL ASSEMBLY;

(s) On July 1, 2006, twenty-two thousand nine hundred twenty-four dollars pursuant to section 3 of H.B. 02S-1006, enacted at the third extraordinary session of the sixty-third general assembly, PLUS SIXTY-NINE THOUSAND FOUR HUNDRED SIXTY-SEVEN DOLLARS PURSUANT TO H.B. 03-1212, ENACTED AT THE FIRST REGULAR SESSION OF THE SIXTY-FOURTH GENERAL ASSEMBLY;".

Renumber succeeding sections accordingly.

Page 1, line 102, strike "CHILD." and substitute "CHILD, AND MAKING AN 2 APPROPRIATION THEREFORE.". 3 4 5 6 HB03-1280 be amended as follows, and as so amended, be referred to 7 of the Whole Committee with 8 recommendation: 9 10 Strike the Agriculture, Livestock, and Natural Resources Committee 11 Report, dated February 19, 2003, and substitute the following: 12 13 "Amend printed bill, page 2, strike lines 5 through 12 and substitute the 14 following: 15 "- rules - water bank account. (4) (a) SUBJECT TO PARAGRAPH (c) OF 16 17 THIS SUBSECTION (4), THE STATE ENGINEER MAY PROMULGATE RULES TO 18 TEMPORARILY EXTEND THE OPERATION OF THE PILOT PROGRAM TO ONE 19 ADJACENT WATER DIVISION IF, PURSUANT TO STATE LAW, THE GOVERNOR 20 HAS DECLARED A DISASTER EMERGENCY DUE TO DROUGHT WITH REGARD TO SUCH ADJACENT WATER DIVISION. IF PROMULGATED, THE RULES SHALL NOT TAKE EFFECT BEFORE MARCH 1, 2004."; 23 24 after line 26, insert the following: 25 26 "(c) (I) THE STATE ENGINEER MAY ACCEPT GIFTS, GRANTS, AND 27 DONATIONS FROM STATE, FEDERAL, REGIONAL, COUNTY, MUNICIPAL, SPECIAL DISTRICT, OR OTHER GOVERNMENTAL UNITS OR SUBDIVISIONS, PRIVATE BUSINESS AND INDUSTRY, NONPROFIT ORGANIZATIONS, AND 30 OTHER SOURCES FOR THE IMPLEMENTATION OF THIS SECTION. THE STATE ENGINEER SHALL TRANSMIT ALL SUCH MONEYS TO THE STATE TREASURER, WHO SHALL DEPOSIT THEM IN THE WATER BANK ACCOUNT IN THE COLORADO WATER CONSERVATION BOARD CONSTRUCTION FUND CREATED IN SECTION 37-60-121, WHICH ACCOUNT IS HEREBY CREATED. 34 35 36 (II) THE STATE ENGINEER IS AUTHORIZED TO ACT PURSUANT TO 37 THIS SUBSECTION (4) ONLY IF SUFFICIENT MONEYS HAVE BEEN RECEIVED 38 PURSUANT TO SUBPARAGRAPH (I) OF THIS PARAGRAPH (c) TO FULLY COVER 39 THE STATE ENGINEER'S DIRECT AND INDIRECT COSTS IN PROMULGATING 40 AND ADMINISTERING RULES PURSUANT TO THIS SUBSECTION (4). IF THE 41 STATE ENGINEER IS SO AUTHORIZED, THE MONEYS IN THE ACCOUNT ARE 42 CONTINUOUSLY APPROPRIATED TO THE STATE ENGINEER FOR THE PURPOSES 43 OF THIS SUBSECTION (4).".". 44 45 46 47 STATE, VETERANS, & MILITARY AFFAIRS 48 After consideration on the merits, the Committee recommends the 49 50 following:

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<u>HCR03-1003</u> be referred to the Committee of the Whole with favorable recommendation.

1	PRINTING REPORT
2 3 4 5	The Chief Clerk reports the following bills have been correctly printed: HB03-1349 , 1350 .
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7 8	MESSAGES FROM THE SENATE
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10 11	Madam Speaker:
12 13	The Senate has adopted and returns herewith: HJR03-1045.
14 15 16 17	The Senate has postponed indefinitely and returned herewith: HB03-1149.
17 18 19	The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
20 21 22 23	SB03-272, amended as printed in Senate Journal, April 2, page 852, and on Third Reading in Senate Journal, April 3.
24 25 26	MESSAGE FROM THE REVISOR
27 28 29	We herewith transmit without comment, as amended, SB03-272.
30 31 32 33	INTRODUCTION OF BILL First Reading
34 35 36	The following bill was read by title and referred to the committee indicated:
37 38 39 40	by Senator(s) Teck, Owen, Reeves; also Representative(s) Witwer, Plant, YoungConcerning cash funding license plate issuance from license plate fees, and making an appropriation therefor.
41 42 43	Committee on Transportation & Energy
44 45 46	INTRODUCTION OF RESOLUTIONS
47 48 49	The following resolution was read by title and laid over one day under the rules:
50 51 52 53	HJR03-1047 by Representative(s) Jahn, Hefley, Clapp, Frangas; also Senator(s) AndersonConcerning National Crime Victims' Rights Week.
55 54 55 56	WHEREAS, Crime and the threat of violence have profound effects on individuals, families, and communities in America; and

WHEREAS, More than 24 million Americans are victims of crime each year and, of those, nearly 6 million are victims of violent crime; and

WHEREAS, Despite the recent reduction in the rate of crime, far too many persons still suffer the physical, psychological, and financial impacts of crime; and

WHEREAS, Crime victims have the right to be kept informed of and involved in criminal processes, and to be afforded protection, restitution, and accountability from their offenders; and

WHEREAS, The threat and the reality of terrorism have challenged all Americans to realize the devastating consequences of violent crimes and to recognize their important roles in providing support to individuals and communities who are victimized; and

WHEREAS, America's crime victims' rights proponents have had a powerful impact in educating our nation about the devastating effects of crime and victimization and the need to provide support and services to individuals and communities hurt by crime; and

WHEREAS, There are more than 10,000 community-based and system-based victim service programs across the nation that provide a wide range of services and support to victims of crime; and

WHEREAS, In 2003, the Office for Victims of Crime within the United States Department of Justice commemorates 20 years of providing leadership to ensure that crime victims are treated with dignity and compassion; and

WHEREAS, Significant progress has been made over the past 2 decades by the victims' rights movement in providing services to and improving the rights of crime victims, and that progress will continue as dedicated support is provided to crime victims; and

WHEREAS, As a nation devoted to "liberty and justice for all", America must increase its efforts to protect, restore, and expand crime victims' rights and services; now, therefore,

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

- (1) That the Colorado General Assembly proclaims the week of April 6 through April 12, 2003, to be National Crime Victims' Rights Week in Colorado and honors crime victims and those who serve them during this week and throughout the year.
- (2) That the Colorado General Assembly encourages the citizens of the State of Colorado as individuals, as communities, and as a nation to seek justice and compassion for crime victims.

The following resolution was read by title and referred to the committee 2 indicated: 3 4 **HJR03-1048** by Representative(s) Hoppe, Larson, Brophy, Spradley, 5 6 Young, Hodge, Miller, Cadman, White; also Senator(s) Entz--Concerning support of federal legislation to control 7 nonnative phreatophytic noxious weeds. 8 Committee on Agriculture, Livestock, & Natural Resources 9 10 WHEREAS, A variety of noxious weeds, including tamarisk 11 (Tamarix spp.), which is also known as saltcedar, have become 12 established in Colorado that are not native to Colorado and that consume 13 much more water than native vegetation that they have replaced; and 14 15 WHEREAS, Scientists have established that a single mature tamarisk tree can consume up to 200 gallons of water per day, and 16 aggregate excess water consumption in Colorado due to the tamarisk and 17 18 other nonnative phreatophyte infestation may exceed 250,000 acre-feet 19 per year; and 20 21 WHEREAS, Colorado is currently experiencing its worst drought in modern history, resulting in severe losses in rural, agricultural, and 23 recreational economies, detrimental effects on wildlife, and increased risk 24 of wildfires; and 25 26 WHEREAS, Scientists have established that tamarisk infestations 27 can increase soil and water salinity, increase the risk of flooding through 28 increased sedimentation and decreased channel conveyance, increase wildfire potential, diminish human enjoyment of and interaction with the 30 river environment, degrade wildlife habitat for threatened and endangered 31 species, and decrease the abundance and biodiversity of other species; 32 and 33 34 WHEREAS, Native plant species are important to the health and 35 viability of Colorado's river and stream riparian lands; and 36 WHEREAS, Colorado Governor Owens has issued Executive 37 38 Order, D 002 03, that directs the Department of Natural Resources to 39 coordinate efforts to effectively control tamarisk, the most destructive 40 nonnative invasive species in Colorado, within the next ten years; and 41 42 WHEREAS, In the first session of the 108th Congress, legislation 43 has been introduced by the House of Representatives, H.R. 695, and 44 legislation is being prepared for introduction by the Senate, to authorize 45 tamarisk and other nonnative phreatophyte studies and demonstration 46 projects; now, therefore, 47 48 Be It Resolved by the House of Representatives of the Sixty-fourth

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herein:

1. That the Colorado General Assembly encourages Congress to enact proposed federal legislation to fully fund the studies and demonstration projects developed pursuant to such federal legislation.

General Assembly of the State of Colorado, the Senate concurring

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2. That such studies should consider: An inventory of areas that

have been infested by tamarisk and other nonnative phreatophytes; an analysis of the incremental amount of water that is consumed by such phreatophytes compared to the amount of water that is consumed by species that are native to the infested areas; an estimate of the impacts 5 and costs of both implementing an eradication and control program and 6 of not implementing such a program; and a study of potential long-term 7 management and funding strategies. 8 9 3. That private entities and Colorado state and local agencies, including specifically the Department of Natural Resources, state 10 11 Colorado Water Conservation Board, Department of 12 Agriculture, Colorado noxious weed program, Mesa State College, 13 Colorado State University, and local weed management agencies should cooperate fully with federal authorities in developing and implementing 14 15 nonnative phreatophyte studies, control demonstration projects, and eradication projects. 16 17 18 Be It Further Resolved, That copies of this Joint Resolution be 19 sent to the Secretary of the Interior, including specifically the Bureau of Reclamation and the Fish and Wildlife Service, the Secretary of 20 21 Agriculture, the Secretary of the Army, the Administrator of the 22 Environmental Protection Agency, the Western Governors Association, 23 United States Representative Scott McInnis, United States Senators Pete 24 Domenici, Ben Nighthorse Campbell, and Wayne Allard, and each 25 remaining member of the Colorado Congressional Delegation. 26 27 28 29 LAY OVER OF CALENDAR ITEMS 30 31 On motion of Representative King, the following items on the Calendar 32 were laid over until April 7, retaining place on Calendar: 33 Consideration of General Orders--HB03-1311, 1132, 1247, 1344. 34 35 Consideration of Resolutions--HJR03-1029, 1037, 1038, 1040, 1042, 36 1043, SJR03-030. 37 Consideration of Senate amendments--HB03-1219, 1228, 1313, 1253, 38 1142, 1197. 39 40 41 42 On motion of Representative King, the House adjourned until 10:00 a.m., 43 April 7, 2003. 44 45 Approved: 46 47 48 49 LOLA SPRADLEY, 50 Speaker

51 Attest: 52

53 JUDITH RODRIGUE,54 Chief Clerk