SENATE JOURNAL Sixty-seventh General Assembly STATE OF COLORADO

Second Regular Session

63rd Legislative Day

Tuesday, March 16, 2010

Prayer

By the chaplain, Rabbi Eliot J. Baskin, Jewish Family Service of Colorado, Denver.

Call to Order

By the President at 9:00 a.m.

Pledge

By Senator Keller.

Roll Call

Present--31.

Absent-- 2, King, Romer. Excused--2, Tapia, Whitehead.

Present later--3, King, Romer, Whitehead.

Quorum

The President announced a quorum present.

Reading of Journal

On motion of Senator Heath, reading of the Journal of Monday, March 15, 2010, was dispensed with and the Journal was approved as corrected by the Secretary.

## THIRD READING OF BILLS -- FINAL PASSAGE

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

**HB10-1141** 

by Representative(s) Carroll T.; also Senator(s) Tochtrop--Concerning a requirement for mortgage companies to be registered by the division of real estate.

Laid over until Wednesday, March 17, retaining its place on the calendar.

**HB10-1107** 

by Representative(s) Fischer, Ferrandino, Hullinghorst, Pommer; also Senator(s) Carroll M., Tochtrop--Concerning limitations on the inclusion of agricultural lands within urban renewal areas.

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

YES	31	NO	2	EXCUSED	1	ABSENT	1
Bacon	Y	Hodge		Morse	•	Y Spence	Y
Boyd	Y	Hudak	Y	Newell	•	Y Steadman	Y
Brophy	Y	Johnston	Y	Penry	•	Y Tapia	Ε
Cadman	Y	Keller		Renfroe	•	Y Tochtrop	Y
Carroll M.	Y	Kester	Y	Romer	1	A White	Y
Foster	N	King K.	Y	Sandoval	•	Y Whitehead	Y
Gibbs		Kopp	Y	Scheffel	•	Y Williams	Y
Harvey		Lundberg	Y	Schultheis	•	Y President	Y
Heath	Y	Mitchell	Y	Schwartz	•	Y	

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

Co-sponsors added: Bacon, Boyd, Harvey, Heath, Johnston, Lundberg, Morse, Newell, Sandoval, Schwartz, Steadman and White.

**HB10-1008** 

by Representative(s) Schafer S. and McCann, Apuan, Frangas, Massey; also Senator(s) Carroll M. and Schwartz, Boyd, Foster--Concerning a prohibition against consideration of gender in setting rates for individual health insurance policies.

16

17

18 19 20

30

**EXCUSED** ABSENT Spence Steadman Bacon Hodge Morse Boyd Hudak Newell Y

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

Penry Ē Y **Brophy** Johnston Y N Tapia N Cadman Keller Renfroe Tochtrop Carroll M. Kester Romer White Whitehead Foster King K. Sandoval Gibbs Kopp Scheffel Williams Lundberg Harvey Schultheis President Heath Mitchell Schwartz

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

Co-sponsors added: Bacon, Gibbs, Heath, Hodge, Hudak, Johnston, Keller, Morse, Newell, Sandoval, Shaffer B., Steadman, Tochtrop, Whitehead and Williams.

SB10-020 by Senator(s) Boyd, Foster, Schwartz; also Representative(s) Massey, Apuan--Concerning measures to address the financial viability of the CoverColorado program.

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

TITIO	•	110					A D OFFI		
YES	29	NO	4	EXCUSED	1		ABSENT	1	
Bacon	Y	Hodge		Morse			Spence		Y
Boyd	Y	Hudak	Y	Newell			Steadman		Y
Brophy	N	Johnston	Y	Penry		Y	Tapia		E
Cadman	N	Keller	Y	Renfroe		N	Tochtrop		Y
Carroll M.	Y	Kester	Y	Romer		A	White		Y
Foster	Y	King K.	Y	Sandoval		Y	Whitehead		Y
Gibbs	Y	Kopp	Y	Scheffel		Y	Williams		Y
Harvey		Lundberg	Y	Schultheis		N	President		Y
Heath	Y	Mitchell	Y	Schwartz		Y			

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

Co-sponsors added: Hudak and Steadman.

SB10-087 by Senator(s) Steadman; also Representative(s) Liston--Concerning the authority of the secretary of state in connection with the regulation of lobbyists.

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

YES	20	NO	13	EXCUSED	1	ABSENT	1
Bacon	Y	Hodge	Y	Morse	•	Y Spence	N
Boyd	Y	Hudak	Y	Newell	•	Y Steadman	Y
Brophy	N	Johnston	Y	Penry	]	N Tapia	E
Cadman	N	Keller	Y	Renfroe	]	N Tochtrop	Y
Carroll M.	Y	Kester	N	Romer		A White	Y
Foster	Y	King K.	N	Sandoval	•	Y Whitehead	Y
Gibbs		Kopp	N	Scheffel	]	N Williams	Y
Harvey	N	Lundberg	N	Schultheis	]	N President	Y
Heath	Y	Mitchell	N	Schwartz	7	Y	

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

Co-sponsors added: Bacon, Boyd and Hodge.

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

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

The Committee of the Whole having risen, the Chairman reported that the following bills,

41 42

43 44

45

52

53 54 55

56 57

58 59

60

61 62 63

64

65

66 67

68 69

70

reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

**HB10-1034** by Representative(s) Massey, Middleton, Scanlan; also Senator(s) King K., Johnston, Spence--Concerning the credentialing of school speech-language pathology assistants.

Upon request of Senator Morse, **HB10-1034** was removed from the Second Reading of Bills Final Passage Consent Calendar of March 16 and placed at the beginning of the General Orders -- Second Reading of Bills Calendar of Tuesday, March 16.

**HB10-1245** by Representative(s) Liston, Balmer; also Senator(s) Johnston--Concerning the continuation of the regulation of boxing by the boxing commission.

<u>Amendment No. 1, Business, Labor & Technology Committee Amendment</u>. (Printed in Senate Journal, March 11, page 493 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

**SB10-175** by Senator(s) Boyd; also Representative(s) Riesberg--Concerning the relocation of provisions relating to behavioral health.

<u>Amendment No. 1, Health & Human Services Committee Amendment</u>. (Printed in Senate Journal, March 11, page 494-503 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

**HB10-1036** by Representative(s) Scanlan and Massey, Merrifield, Middleton, Stephens; also Senator(s) Romer, Johnston, King K., Spence, Steadman--Concerning on-line public access to public school financial information.

Ordered revised and placed on the calendar for third reading and final passage.

**HB10-1185** by Representative(s) Priola, Balmer, Bradford, DelGrosso, Labuda, Nikkel, Riesberg, Schafer S., Stephens, Todd, Waller; also Senator(s) Schwartz--Concerning extending certain dates related to the petroleum storage tank fund.

Ordered revised and placed on the calendar for third reading and final passage.

**HB10-1024** by Representative(s) Balmer and Riesberg; also Senator(s) Williams, Newell--Concerning eliminating the ability of advanced practice nurses to declare patients terminally ill.

<u>Amendment No. 1, Health & Human Services Committee Amendment</u>. (Printed in Senate Journal, March 12, pages 532-533 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

**HB10-1050** by Representative(s) Tyler, Riesberg, Soper; also Senator(s) Tochtrop, Williams--Concerning a central on-line registry of medical orders for scope of treatment forms.

Ordered revised and placed on the calendar for third reading and final passage.

# ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE -- CONSENT CALENDAR

On motion of Senator Bacon, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES	34 NO	0 EXCUSED	1 ABSENT	0
Bacon	Y Hodge	Y Morse	Y Spence	Y
Boyd	Y Hudak	Y Newell	Y Steadman	Y
Brophy	Y Johnston	Y Penry	Y Tapia	E
Cadman	Y Keller	Y Renfroe	Y Tochtrop	Y
Carroll M.	Y Kester	Y Romer	Y White	Y
Foster	Y King K.	Y Sandoval	Y Whitehead	Y
Gibbs	Y Kopp	Y Scheffel	Y Williams	Y
Harvey	Y Lundberg	Y Schultheis	Y President	Y
Heath	Y Mitchell	Y Schwartz	Y	

61

65 66

68

70

The Committee of the Whole took the following action:

Passed on second reading: SB10-175 as amended, HB10-1245 as amended, HB10-1036, HB10-1185, HB10-1024, HB10-1050.

Removed from the General Orders-- Second Reading of Bills--Consent Calendar for March 16 and placed at the beginning of the General Orders-- Second Reading of Bills Calendar for March 16: HB10-1034.

# Committee of the Whole

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

#### GENERAL ORDERS -- SECOND READING OF BILLS

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

**HB10-1034** by Representative(s) Massey, Middleton, Scanlan; also Senator(s) King K., Johnston, Spence--Concerning the credentialing of school speech-language pathology assistants.

<u>Amendment No. 1, Education Committee Amendment</u>. (Printed in Senate Journal, March 12, pages 526-527 and placed in members' bill files.)

Amendment No. 2(L.006), by Senator King.

Amend the Senate Education Committee Report, dated March 11, 2010, page 3, line 13, strike "AUGUST 1, 2010," and substitute "NOVEMBER 1, 2010,".

As amended, ordered revised and placed on the calendar for third reading and final passage.

by Senator(s) Williams; also Representative(s) Ryden, Court, Hullinghorst, Judd, Levy, Middleton, Rice--Concerning the enforcement of offenses involving failure of certain persons in a vehicle to use an appropriate restraining device.

<u>Amendment No. 1, General Orders Amendment.</u> (Printed in Senate Journal, March 12, page 518 and placed in members' bill files.)

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

(For further action, see amendments to the report of the Committee of the Whole.)

**SB10-120** by Senator(s) White, Bacon, Steadman; also Representative(s) Rice, Bradford, McCann-Concerning the inclusion of prepaid wireless telephone service among the services subject to the surcharge that funds enhanced 911 emergency services.

<u>Amendment No. 1, Finance Committee Amendment</u>. (Printed in Senate Journal, February 19, page 301 and placed in members' bill files.)

<u>Amendment No. 2, Appropriations Committee Amendment.</u> (Printed in Senate Journal, March 5, pages 438-439 and placed in members' bill files.)

Amendment No. 3(L.004), by Senator White.

Amend the Appropriations Committee Report, dated March 5, 2010, page 1, strike lines 11 and 12 and substitute "FUND TO EACH GOVERNING BODY WITHIN SIXTY DAYS AFTER THE DEPARTMENT RECEIVES THE MONEY IN ACCORDANCE WITH SECTION".

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

by Senator(s) King K., Bacon, Scheffel, Schultheis, Spence, Steadman; also Representative(s) Middleton, Massey, Summers, Gardner B., King S., McNulty, Murray-Concerning implementation of general education core courses at institutions of higher

70

education.

<u>Amendment No. 1, Education Committee Amendment</u>. (Printed in Senate Journal, February 18, pages 271-272 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment. (Printed in Senate Journal, March 5, page 438 and placed in members' bill files.)

Amendment No. 3(L.006), by Senator King.

Amend the Education Committee Report, dated February 17, 2010, page 1, strike lines 1 through 4 and substitute:

"Amend printed bill, page 2, strike lines 15 through 19.

Page 3 of the bill, strike lines 1 through 17 and substitute:

- "(5) Nonpublic institutions of higher education. (a) (I) A NONPUBLIC INSTITUTION OF HIGHER EDUCATION MAY CHOOSE TO CONFORM ITS CORE COURSE REQUIREMENTS WITH, OR ADOPT CORE COURSE REQUIREMENTS THAT MEET, THE GENERAL EDUCATION COURSE GUIDELINES DEVELOPED BY THE DEPARTMENT PURSUANT TO SUBSECTION (3) OF THIS SECTION AND IDENTIFY THE SPECIFIC COURSES THAT MEET THE GENERAL EDUCATION COURSE GUIDELINES. THE NONPUBLIC INSTITUTION OF HIGHER EDUCATION MAY REQUIRE ALL OF THE STUDENTS ENROLLED IN THE INSTITUTION TO TAKE THE CORE COURSE REQUIREMENTS THAT ARE CONFORMED OR ADOPTED AS PROVIDED IN THIS PARAGRAPH (a) OR MAY REQUIRE ONLY THOSE STUDENTS WHO ARE CONCURRENTLY ENROLLED, PURSUANT TO ARTICLE 35 OF TITLE 22, C.R.S., IN A HIGH SCHOOL AND IN THE NONPUBLIC INSTITUTION OF HIGHER EDUCATION TO TAKE SAID CORE COURSE REQUIREMENTS.
- THE CORE COURSE REQUIREMENTS THAT A NONPUBLIC INSTITUTION OF HIGHER EDUCATION CONFORMS OR ADOPTS PURSUANT TO THIS PARAGRAPH (a) SHALL COMPLY WITH THE NUMBER OF CREDIT HOURS REQUIRED BY THE DEPARTMENT AND SHALL INCLUDE COURSES IN EACH OF THE SUBJECT AREAS IDENTIFIED BY THE DEPARTMENT. THE NONPUBLIC INSTITUTION OF HIGHER EDUCATION SHALL SUBMIT TO THE DEPARTMENT A DESCRIPTION OF ITS CORE COURSE REQUIREMENTS WITH THE INITIAL REVIEW FEE ESTABLISHED PURSUANT TO PARAGRAPH (c) OF THIS SUBSECTION (5), AND THE DEPARTMENT SHALL DETERMINE WHETHER THE NONPUBLIC INSTITUTION'S CORE COURSE REQUIREMENTS COMPLY WITH THE DEPARTMENT'S GENERAL EDUCATION COURSE GUIDELINES. IF THE DEPARTMENT DETERMINES THAT THE NONPUBLIC INSTITUTION OF HIGHER EDUCATION'S CORE COURSE REQUIREMENTS COMPLY WITH THE GUIDELINES, THEN THE NONPUBLIC INSTITUTION'S CORE COURSE CREDITS SHALL BE TRANSFERABLE TO PUBLIC INSTITUTIONS OF HIGHER EDUCATION, AND THE NONPUBLIC INSTITUTION OF HIGHER EDUCATION SHALL ACCEPT TRANSFERS OF CORE COURSE CREDITS FROM THE PUBLIC INSTITUTIONS OF HIGHER EDUCATION.
- (b) A NONPUBLIC INSTITUTION OF HIGHER EDUCATION THAT CHOOSES TO SEEK TRANSFERABILITY OF ITS CORE COURSE CREDITS PURSUANT TO PARAGRAPH (a) OF THIS SUBSECTION (5) SHALL, PRIOR TO THE BEGINNING OF EACH ACADEMIC YEAR IN WHICH IT SEEKS TRANSFERABILITY, ALLOW THE DEPARTMENT TO REVIEW ITS GENERAL EDUCATION CORE COURSE REQUIREMENTS AND ITS GENERAL EDUCATION COURSES TO ENSURE THAT THEY CONTINUE TO MEET THE GENERAL EDUCATION CORE COURSE GUIDELINES. THE DEPARTMENT MAY ASSESS A FEE AS PROVIDED IN PARAGRAPH (c) OF THIS SUBSECTION (5) TO OFFSET THE COSTS OF THE ANNUAL REVIEW.
- (c) The commission, in consultation with the department, shall establish the amounts of the initial review fee and the annual review fee of a nonpublic institution of higher education's general education core course requirements and core courses, which amounts shall not exceed the direct and indirect costs incurred by the department in initially reviewing and in annually reviewing the nonpublic institution's general education core course requirements and core courses. The department is authorized to collect the fees from nonpublic institutions of higher education as provided in paragraphs (a)

69 70

71

72

AND (b) OF THIS SUBSECTION (5).

- (d) On or before March 1, 2016, the commission shall submit to the education committees of the senate and the house of representatives, or any successor committees, a report concerning the implementation of this subsection (5). At a minimum, the report shall include:
- (I) THE NAMES OF THE NONPUBLIC INSTITUTIONS OF HIGHER EDUCATION THAT ARE PARTICIPATING IN THE GENERAL EDUCATION CORE COURSE REQUIREMENTS;
- (II) THE NUMBER OF STUDENTS WHO HAVE TRANSFERRED CORE COURSE CREDITS TO OR FROM A NONPUBLIC INSTITUTION OF HIGHER EDUCATION;
- (III) ANY ISSUES THAT HAVE ARISEN IN THE COURSE OF IMPLEMENTING THIS SUBSECTION (5); AND
- (IV) Any recommendations for changes to this subsection (5).".

Page 1 of the education committee report, line 5, strike ""(c)" and substitute "(e)".

Page 2 of the education committee report, line 8, strike "AMENDED."." and substitute "AMENDED.

**SECTION 2.** 23-2-104 (2) (a), Colorado Revised Statutes, is amended to read:

23-2-104. Administration of article - complaints - injunctive **proceedings.** (2) (a) The commission shall specify procedures by which a student or former student of a private college or university, bible college, or seminary may file a complaint with the department concerning the institution in which the student is or was enrolled. The department is authorized to investigate complaints based on a claim of a deceptive trade practice as described in subsection (4) of this section. department shall not have jurisdiction to consider complaints that infringe on the academic freedom, religious freedom, or question the curriculum content of a private college or university, bible college, or seminary; EXCEPT THAT THE DEPARTMENT SHALL HAVE JURISDICTION TO CONSIDER A COMPLAINT THAT PERTAINS TO THE GENERAL EDUCATION CORE COURSE REQUIREMENTS OF A PRIVATE COLLEGE OR UNIVERSITY, BIBLE COLLEGE, OR SEMINARY, OR TO ANY OF THE SPECIFIC CORE COURSES INCLUDED IN SAID REQUIREMENTS, IF THE PRIVATE COLLEGE OR UNIVERSITY, BIBLE COLLEGE, OR SEMINARY HAS CHOSEN TO SEEK TRANSFERABILITY OF ITS GENERAL EDUCATION CORE COURSES PURSUANT TO SECTION 23-1-125 (5).".

Renumber succeeding section accordingly.".

Amend the Appropriations Committee Report, dated March 5, 2010, page 1, line 4, strike "pursuant to Section 23-1-125 (5)," and substitute "of higher education pursuant to section 23-1-125 (5),".

Page 1 of the appropriations committee report, strike lines 10 and 11 and substitute "reviewing general education core course requirements and core courses pursuant to section 23-1-125 (5), Colorado Revised Statutes."."

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

**SB10-073** by Senator(s) Tapia; also Representative(s) McFadyen--Concerning the nurse home visitor program duties of the health sciences facility at the university of Colorado.

Laid over until Wednesday, March 17, retaining its place on the calendar.

SB10-143 by Senator(s) Morse; also Representative(s) Scanlan--Concerning the refund of moneys erroneously collected by the Colorado department of state on or after a certain date, and, in

connection therewith, authorizing the state controller to issue warrants to refund such moneys to the proper persons.

Amendment No. 1, Finance Committee Amendment. (Printed in Senate Journal, February 17, pages 260-261 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment. (Printed in Senate Journal, March 5, page 439 and placed in members' bill files.)

Amendment No. 3(L.004), by Senator Morse.

Amend printed bill, page 2, line 4, strike "**state.**" and substitute "**state - repeal.**".

Page 2, line 5, after "(XV)" insert "(A)".

Page 2, after line 12 insert:

"(B) This subparagraph (XV) is repealed, effective July 1, 2011.".

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

**HB10-1233** by Representative(s) Ryden; also Senator(s) Newell--Concerning the relocation of the crime of stalking in the Colorado Revised Statutes.

Amendment No. 1, Judiciary Committee Amendment. (Printed in Senate Journal, March 9, pages 472-473 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

HB10-1135 by Representative(s) Ryden, Benefield, Court, Gagliardi, Hullinghorst, Labuda, Looper, McCann, Middleton, Peniston, Primavera, Schafer S., Solano, Todd; also Senator(s) Hudak and Newell, Boyd, Spence, Williams--Concerning the definition of domestic violence when determining the best interests of a child.

Laid over until Wednesday, March 17, retaining its place on the calendar.

**HB10-1137** by Representative(s) Gardner B.; also Senator(s) Steadman--Concerning the use of people first language in the drafting of laws.

<u>Amendment No. 1, State, Veterans & Military Affairs Committee Amendment.</u> (Printed in Senate Journal, March 10, page 482 and placed in members' bill files.)

As amended, ordered revised and placed on the calendar for third reading and final passage.

**HB10-1170** by Representative(s) DelGrosso, Nikkel; also Senator(s) Bacon--Concerning the provision of alcohol beverages in sealed containers in luxury boxes located in entertainment venues with a seating capacity of at least one thousand five hundred seats.

Ordered revised and placed on the calendar for third reading and final passage.

(For further action, see amendments to the report of the Committee of the Whole.)

**SB10-174** by Senator(s) Schwartz, Gibbs, Whitehead; --Concerning the regulation of the development of geothermal resources.

Amendment No. 1, Local Government & Energy Committee Amendment. (Printed in Senate Journal, March 10, page 484 and placed in members' bill files.)

Amendment No. 2(L.005), by Senator Schwartz.

Strike the Local Government and Energy Committee Report, dated March 9, 2010, and substitute:

"Amend printed bill, page 3, line 2, strike "(1) (h)," and substitute "(1),".

Page 3, line 3, after "amended" insert BY THE ADDITION OF A NEW

41

42 43 44

45

46 47 48

49

61

62 63

64 65

66 67 68

70

PARAGRAPH".

Page 3, strike lines 8 through 11 and substitute:

"(j) The use of geothermal resources for the commercial production of electricity.".

Page 5, strike lines 9 through 20.

Renumber succeeding sections accordingly.

Page 8, line 27, strike "THAT" and substitute "THAT, WITH REGARD TO A GEOTHERMAL RIGHT,".

Page 13, after line 2 insert:

"**SECTION 12.** 40-2-123, Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW SUBSECTION to read:

40-2-123. New energy technologies - consideration by commission - incentives - demonstration projects - definitions - legislative declaration - repeal. (3.2) In its consideration of Generation acquisitions for electric utilities, the commission may give the fullest possible consideration, at a utility's request, to the cost-effective implementation of new energy technologies for the generation of electricity from geothermal energy."

Renumber succeeding section accordingly.

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

**SB10-177** by Senator(s) Schwartz and Gibbs; also Representative(s) Scanlan and Looper, Merrifield-Concerning the promotion of clean energy technologies.

Amendment No. 1, Local Government & Energy Committee Amendment. (Printed in Senate Journal, March 10, pages 484-485 and placed in members' bill files.)

Amendment No. 2(L.013), by Senator Schwartz.

Amend printed bill, page 3, line 1, after "COMBUSTING" insert "ONLY".

As amended, ordered engrossed and placed on the calendar for third reading and final passage.

On motion of Senator Morse, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the General Orders -- Second Reading of Bills Calendar (HB10-1010, HB10-1171, HB10-1054, HB10-1057, HB10-1109, HB10-1123, HB10-1115, HB10-1069, HB10-1211, HB10-1212, SB10-070, HB10-1208, HB10-1030, HB10-1044, HB10-1058, HB10-1197, SB10-172) of Tuesday, March 16, was laid over until Wednesday, March 17, retaining its place on the calendar.

# AMENDMENTS TO THE REPORT OF THE COMMITTEE OF THE WHOLE

**SB10-110** by Senator(s) Williams; also Representative(s) Ryden, Court, Hullinghorst, Judd, Levy, Middleton, Rice--Concerning the enforcement of offenses involving failure of certain persons in a vehicle to use an appropriate restraining device.

Senators Lundberg and Cadman moved to amend the Report of the Committee of the Whole to show that the following Lundberg floor amendment, (L.013) to SB 10-110, did pass.

Amend the Transportation Committee Report, dated February 18, 2010, page 2, line 34, strike "IN A REAR SEAT OF"

Page 2, line 35, strike "THE VEHICLE," and strike "INSTRUCTIONS;" and substitute "INSTRUCTIONS.".

Page 3, strike lines 1 through 5.

Page 3, strike line 8 and substitute "child restraint system.".

Page 3, strike line 12 and substitute "restraint system.".

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **lost** on the following roll call vote:

YES	17	NO	17	EXCUSED	1	ABSENT	0
Bacon	N	Hodge	N	Morse	Y	Spence	Y
Boyd		Hudak	N	Newell	N	Steadman	N
Brophy	Y	Johnston	N	Penry	Y	Tapia	E
Cadman	Y	Keller	Y	Renfroe	Y	Tochtrop	N
Carroll M.	Y	Kester	Y	Romer	N	White	Y
Foster	N	King K.	Y	Sandoval	N	Whitehead	N
Gibbs		Kopp	Y	Scheffel	Y	Williams	N
Harvey		Lundberg	Y	Schultheis	Y	President	N
Heath		Mitchell	Y	Schwartz	N		

Senator Mitchell moved to amend the Report of the Committee of the Whole to show that the following amendment to SB 10-110 did pass.

Amend the Transportation Committee Report, dated February 18, 2010, page 4, after line 31 insert:

"(11) STATE PATROL AND LOCAL LAW ENFORCEMENT AGENCIES SHALL FILE IN THEIR DEPARTMENTS COMPILATIONS OF MANUFACTURER'S INSTRUCTIONS FOR BEST-SELLING BRANDS OF CHILD RESTRAINT SYSTEMS, WHICH SHALL BE AVAILABLE FOR INSPECTION.".

A majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **passed** on the following roll call vote:

YES	34	NO	0	EXCUSED	1	ABSENT	0
Bacon	Y	Hodge	Y	Morse	7	Spence	Y
Boyd	Y	Hudak	Y	Newell	7	Steadman	Y
Brophy	Y	Johnston	Y	Penry	7	Tapia Tapia	E
Cadman	Y	Keller	Y	Renfroe	7	Tochtrop	Y
Carroll M.	Y	Kester	Y	Romer	7	White	Y
Foster	Y	King K.	Y	Sandoval	}	Whitehead	Y
Gibbs		Kopp	Y	Scheffel	}	Williams	Y
Harvey		Lundberg	Y	Schultheis	7	<b>President</b>	Y
Heath		Mitchell	Y	Schwartz	7	<del>7</del>	

Senator Mitchell moved to amend the Report of the Committee of the Whole to show that the following amendment to SB 10-110 did pass.

Amend the Transportation Committee Report, dated February 18, 2010, page 4, strike lines 27 through 31 and substitute:

"(9) No driver in a motor vehicle shall be cited for a violation of subparagraph (I) of paragraph (b) of subsection (2) of this section unless such driver was stopped by a law enforcement officer for an alleged violation of articles 1 to 4 of this title other than a violation of this section or section 42-4-237."."

A majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **passed** on the following roll call vote:

45 46

47

49

65

66

YES	28	NO	6	EXCUSED	1	ABSENT	0
Bacon	Y	Hodge	Y	Morse	Y	Spence	Y
Boyd		Hudak	N	Newell	Y	Steadman	Y
Brophy	Y	Johnston	Y	Penry	Y	Tapia	Ε
Cadman	Y	Keller	Y	Renfroe	Y	Tochtrop	Y
Carroll M.	Y	Kester	Y	Romer	Y	White	Y
Foster	N	King K.	Y	Sandoval	N	Whitehead	Y
Gibbs	Y	Kopp	Y	Scheffel	Y	Williams	N
Harvey		Lundberg	Y	Schultheis	Y	President	N
Heath	Y	Mitchell	Y	Schwartz	Y		

**HB10-1170** by Representative(s) DelGrosso, Nikkel; also Senator(s) Bacon--Concerning the provision of alcohol beverages in sealed containers in luxury boxes located in entertainment venues with a seating capacity of at least one thousand five hundred seats.

Senators Penry and Brophy moved to amend the Report of the Committee of the Whole to show that the following amendment to HB 10-1170 did pass.

Amend reengrossed bill, page 2, line 14, after "(b)" insert "(I)" and strike "SHALL PROHIBIT" and substitute "PROHIBITS".

Page 2, line 20, strike "HOWEVER, NO PERSON".

Page 2, after line 20, insert:

"(II) IF A LICENSEE AT A SPORTS AND ENTERTAINMENT VENUE SELLS OR PROVIDES ALCOHOL BEVERAGES IN SEALED CONTAINERS TO ADULT OCCUPANTS OF LUXURY BOXES, THE LICENSEE SHALL ALSO SELL OR PROVIDE ALCOHOL BEVERAGES TO ADULT OCCUPANTS OF OTHER PARTS OF THE VENUE. NOTHING IN THIS SUBPARAGRAPH (II) PROHIBITS A LICENSEE AT A SPORTS AND ENTERTAINMENT VENUE FROM ESTABLISHING A DESIGNATED AREA OR SECTION OF THE VENUE IN WHICH ALCOHOL BEVERAGES CANNOT BE SOLD OR PROVIDED AS LONG AS THE DESIGNATED AREA OR SECTION DOES NOT CONSTITUTE MORE THAN TEN PERCENT OF THE VENUE'S SEATING CAPACITY.

(III) NO PERSON".

Page 2, line 22, strike "LUXURY".

Page 2, strike line 23 and substitute "VENUE.

(IV) AS USED IN THIS PARAGRAPH (b), "LUXURY BOX" MEANS A LIMITED".

Less than a majority of all members elected to the Senate having voted in the affirmative, the amendment to the report of the Committee of the Whole was **lost** on the following roll call vote:

YES	14	NO	20	EXCUSED	1		ABSENT	0
Bacon	N	Hodge	N	Morse		N	Spence	Y
Boyd	N	Hudak	N	Newell		N	Steadman	Y
Brophy	Y	Johnston	Y	Penry		Y	Tapia	Ε
Cadman	Y	Keller	N	Renfroe		Y	Tochtrop	Y
Carroll M.	N	Kester	Y	Romer		Y	White	Y
Foster	N	King K.	N	Sandoval		N	Whitehead	Y
Gibbs	N	Kopp		Scheffel		N	Williams	N
Harvey	N	Lundberg	N	Schultheis		N	President	N
Heath	Y	Mitchell		Schwartz		N		

# ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Bacon, the report of the Committee of the Whole was **adopted** on the following roll call vote:

		1
		2
		3
		4 5 6
		5
		6
		7 8 9 0
		8
	_	9
	1	0
	l	1
	1	2
	1 1	3
	l	4
	1	5
	l	6
	1	7 8
	l	8
-	1	$\cap$

YES	34 NO	0 EXCUSED	1 ABSENT	0
Bacon	Y Hodge	Y Morse	Y Spence	Y
Boyd	Y Hudak	Y Newell	Y Steadman	Y
Brophy	Y Johnston	Y Penry	Y Tapia	E
Cadman	Y Keller	Y Renfroe	Y Tochtrop	Y
Carroll M.	Y Kester	Y Romer	Y White	Y
Foster	Y King K.	Y Sandoval	Y Whitehead	Y
Gibbs	Y Kopp	Y Scheffel	Y Williams	Y
Harvey	Y Lundberg	Y Schultheis	Y President	Y
Heath	Y Mitchell	Y Schwartz	Y	

The Committee of the Whole took the following action:

Passed on second reading: SB10-110 as amended, SB10-120 as amended, SB10-108 as amended, SB10-143 as amended, SB10-174 as amended, SB10-177 as amended, HB10-1034 as amended, HB10-1233 as amended, HB10-1137 as amended, HB10-1170. Laid over until Wednesday, March 17: SB10-073, HB10-1135, HB10-1010, HB10-1171, HB10-1054, HB10-1057, HB10-1109, HB10-1123, HB10-1115, HB10-1069, HB10-1211, HB10-1212, SB10-070, HB10-1208, HB10-1030, HB10-1044, HB10-1058, HB10-1197, SB10-172.

## COMMITTEE OF REFERENCE REPORTS

Judiciary

After consideration on the merits, the Committee recommends that **HB10-1188** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 2, strike lines 16 and 17.

Page 3, strike lines 1 through 15 and substitute:

- "(a) RECOGNIZES THE NEED TO CODIFY AND CLARIFY THE EXISTING LAW CONCERNING THE RIGHT TO FLOAT;
- (b) DECLARES THAT CLARIFYING THIS RIGHT TO FLOAT WILL SAFEGUARD THE HEALTH, SAFETY, WELFARE, AND FREEDOM FROM INJURY OR DANGER OF RIVER GUIDES AND THEIR PASSENGERS; AND
- (c) Affirms the importance of protecting private property rights.".

Page 4, strike line 4 and substitute:

"33-32-106.5. Right to float - liability.".

Page 4, strike lines 7 through 11 and substitute:

- "(a) "RIVER GUIDE" MEANS:
- (I) A RIVER OUTFITTER AND THE RIVER OUTFITTER'S EMPLOYEES, AGENTS, AND PASSENGERS ON THE RIVER OUTFITTER'S VESSEL; AND
- (II) ANY OTHER PERSON NOT OTHERWISE SUBJECT TO THIS ARTICLE WHO IS FLOATING A VESSEL ON A WATERWAY AND ANY PASSENGERS OF THAT PERSON.".

Reletter succeeding paragraph accordingly.

Page 4, line 13, after "WHICH" insert "ONE OR MORE" and strike "DURING 2008 OR" and substitute "IN ANY YEAR FROM 2000 THROUGH".

Page 4, line 14, strike "Navigation right." and substitute "Right to float.".

Page 4, line 15, after the comma insert "NOTWITHSTANDING SECTION 41-1-107, C.R.S.,".

Page 4, line 19, strike "IS CAUSED".

Page 4, strike line 20.

Page 4, line 21, strike "AND SUCH CONTACT" and strike "NAVIGATION" and substitute "PASSAGE".

Page 4, strike lines 26 and 27.

Page 5, strike lines 1 through 3 and substitute:

"(c) THE RIVER GUIDE TOUCHES THE BED OR BANKS OF THE WATERWAY TO PUSH THE VESSEL OFF A PROTRUDING OBSTACLE, SUCH AS A SUBMERGED BRANCH OR ROCK, IN ORDER TO CONTINUE UNINTERRUPTED FLOATING THROUGH THE PRIVATE PROPERTY.".

Page 5, line 5, strike "PROPERTY," and substitute "PROPERTY OR".

Page 5, line 6, strike "CONTACT, OR PORTAGES" and substitute "CONTACT".

Page 5, line 10, after the period add "For the purposes of this section, "WILLFULLY OR DELIBERATELY CAUSED" DOES NOT INCLUDE THE CONSTRUCTION, INSTALLATION, OR MAINTENANCE IN THE LEAST RESTRICTIVE MANNER NECESSARY OF ANY OF THE FOLLOWING STRUCTURES: ANY WATER DIVERSION, STORAGE, CONVEYANCE, OR MEASURING DEVICE; ANY FENCE THAT IS REASONABLY NECESSARY FOR THE CONTROL OF LIVESTOCK; ANY BRIDGE IN EXISTENCE PRIOR TO THE EFFECTIVE DATE OF THIS SECTION OR LAWFULLY CONSTRUCTED THEREAFTER; OR ANY FISH HABITAT STRUCTURE; PROVIDED, HOWEVER, THAT ANY OF THE FOREGOING ACTIONS THAT OBSTRUCT CONTINUED PASSAGE DOWNSTREAM ON A WATERWAY SHALL JUSTIFY INCIDENTAL CONTACT TO AVOID SAID OBSTRUCTION.".

Page 5, line 11, after "liability." insert "(a)".

Page 5, line 12, strike "REGULATED".

Page 5, after line 12 insert:

"(b) EXCEPT AS AUTHORIZED PURSUANT TO SUBSECTION (2) OF THIS SECTION, ANY CONTACT WITH THE BED OR BANKS OF A WATERWAY BY A RIVER GUIDE WHILE PASSING THROUGH PRIVATE PROPERTY IS ACTIONABLE AS A CIVIL TRESPASS, INCLUDING WALKING, WADING, DROPPING OR DRAGGING ANY TYPE OF ANCHOR, INTENTIONALLY BROACHING A VESSEL AGAINST A BANK OR OBSTACLE TO HOLD THE VESSEL IN A PARTICULAR LOCATION, OR USING THE BED OR BANKS FOR FISHING, RESTING, EATING, OR OTHER PERSONAL OR RECREATIONAL ACTIVITIES.".

Page 5, strike lines 17 and 18 and substitute:

"(b) AFFECT THE RIGHT TO FLOAT ON ANY SEGMENT OF A RIVER IN COLORADO OTHER THAN A WATERWAY;".

Page 5, line 20, strike "OR".

Page 5, line 21, strike "OWNERSHIP OF" and substitute "TITLE TO".

Page 5, line 22, strike "STATE." and substitute "STATE; OR

(e) AFFECT ANY LIMITATION ON A LANDOWNER'S LIABILITY CREATED BY ARTICLE 41 OF TITLE 33, C.R.S.".

Page 6, line 10, strike "REGULATED".

Page 6, strike line 11 and substitute "SECTION 33-32-106.5 (1), C.R.S.".

Page 6, after line 15 insert:

	"SECTION 5. Severability. If a court finds, in a final, nonappealable decision, that any provision of this act creates a takings, rather than order the payment of just compensation the court shall, pursuant to section 2-4-204, Colorado Revised Statutes, sever that provision and hold it to be unconstitutional."	1 2 3 4 5 6 7 8 9 10
	Renumber succeeding sections accordingly.	7
	Page 6, line 16, strike "regulated".	9
	Page 1, line 102, strike everything before "BY" and substitute "TO FLOAT BY RIVER GUIDES ON WATERWAYS HISTORICALLY FLOATED".	11 12
Judiciary	After consideration on the merits, the Committee recommends that <b>HB10-1244</b> be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.	15 16
	Amend reengrossed bill, page 3, line 16, strike "A SURVIVING SPOUSE OR".	17 18
	Page 3, line 17, strike "DESIGNATED BENEFICIARY" and substitute "AN HEIR".	19 20
	Page 3, line 19, strike "SURVIVING SPOUSE OR DESIGNATED".	21 22
	Page 3, line 20, strike "BENEFICIARY" and substitute "HEIR".	23 24
	Page 3, line 22, strike "SURVIVING SPOUSE OR DESIGNATED BENEFICIARY" and substitute "HEIR".	27
	Page 3, line 24, strike "SURVIVING SPOUSE OR".	28 29
	Page 3, line 25, strike "DESIGNATED BENEFICIARY" and substitute "HEIR".	30 31
	Page 4, line 4, strike "SURVIVING SPOUSES AND DESIGNATED".	32 33
	Page 4, line 5, strike "BENEFICIARIES" and substitute "HEIRS".	34 35
	Page 4, line 20, strike "A SURVIVING SPOUSE OR DESIGNATED BENEFICIARY" and substitute "AN HEIR".	36 37 38 39
Business, Labor, & Technology	The Committee on <u>Business Labor and Technology</u> has had under consideration and has had a hearing on the following appointments and recommends that the appointments be confirmed:  MEMBERS OF THE	40 41 42 43 44 45
		46 47
		48 49
	, 11	50 51
		52 53
		54 55
		56 57
		58 59
		60
		61 62
Business, Labor, & Technology	The Committee on <u>Business Labor and Technology</u> has had under consideration and has had a hearing on the following appointments and recommends that the appointments be confirmed:  MEMBERS OF THE	63 64 65 66 67 68
		69

61

62

63 64

65

for a term expiring July 1, 2010:

David L. Roper of Grand Junction, Colorado, a manager or employee of self-insured employers in good standing, with knowledge of risk management and finance, reappointed;

for a term expiring July 1, 2012:

Elda de la Pena of Firestone, Colorado, a manager or employee of self-insured employers in good standing, reappointed.

#### Business, Labor, & Technology

After consideration on the merits, the Committee recommends that **HB10-1108** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Amend reengrossed bill, page 2, line 17, strike ""Colorado Employment Security".

Page 2, line 18, strike "Act" and the".

Page 3, line 6, strike ""Colorado Employment Security Act" or the".

Page 3, line 8, strike "unemployment insurance or" and strike "those" and substitute "that".

Page 3, line 9, strike "acts;" and substitute "act;".

Page 4, line 3, strike "the "Colorado Employment Security Act" and".

Page 4, strike lines 5 through 27.

Page 5, strike lines 1 through 20.

Renumber succeeding sections accordingly.

Page 6, line 16, strike "UNEMPLOYMENT INSURANCE OR".

#### Business, Labor, & Technology

After consideration on the merits, the Committee recommends that **HB10-1227** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

#### Business, Labor, & Technology

After consideration on the merits, the Committee recommends that **SB10-176** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

#### State, Veterans, & Military Affairs

After consideration on the merits, the Committee recommends that **HB10-1140** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

#### State, Veterans, & Military Affairs

After consideration on the merits, the Committee recommends that **HB10-1128** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Amend reengrossed bill, page 6, line 13, after "STUDENTS" insert "OR RESIDENTS".

Page 6, line 15, strike "instructors and students" and substitute "instructors, and students, OR RESIDENTS".

## MESSAGE FROM THE HOUSE

March 16, 2010

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB10-

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB10-1119, amended as printed in House Journal, March 10, pages 730-731 and on March 12, pages 760-761.

HB10-1259, amended as printed in House Journal, March 15, page 793.

HB10-1210, amended as printed in House Journal, March 15, page 794.

HB10-1249, amended as printed in House Journal, March 15, pages 794-795. HB10-1166, amended as printed in House Journal, March 15, page 795.

The House has passed on Third Reading and returns herewith SB10-010, 112, 163, 122, 037, 116, 031.

The House has passed on Third Reading and transmitted to the Revisor of Statutes; SB10-019, amended as printed in House Journal, March 15, page 793. SB10-102, amended as printed in House Journal, March 15, page 795. SB10-158, amended as printed in House Journal, March 15, pages 795-796.

#### MESSAGE FROM THE REVISOR OF STATUTES

March 16, 2010

We herewith transmit:

Without comment, HB10-1276. Without comment, as amended, HB10-1119, 1166, 1210, 1249, and 1259. Without comment, as amended, SB10-019, 102, and 158.

#### MESSAGE FROM THE GOVERNOR

March 15, 2010

To the Honorable Senate Sixty-seventh General Assembly Second Regular Session State Capitol Denver, CO 80203

Ladies and Gentlemen:

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

SJR10-004 CONCERNING APPROVAL OF WATER PROJECT REVOLVING FUND ELIGIBILITY LISTS ADMINISTERED BY THE COLORADO WATER RESOURCES AND POWER DEVELOPMENT AUTHORITY.

Approved March 15, 2010 at 2:00 p.m.

Sincerely, (signed) Bill Ritter, Jr. Governor Rec'd: 3/15/10, 4:25 p.m. Karen Goldman, Secretary of the Senate

65

66

# SENATE SERVICES REPORT

Correctly Printed: SB10-186; SR10-007.

Correctly Engrossed: SB10-020 and 087; SR10-007.

Correctly Reengrossed: SB10-138 and 139.

**Correctly Revised:** HB10-1008 and 1107. **Correctly Rerevised:** HB10-1003, 1007, 1016, 1028, 1099, 1204, 1235 and 1247.

Correctly Enrolled: SR10-006 and 007.

#### INTRODUCTION OF BILLS -- FIRST READING

The following bill was read by title and referred to the committee indicated:

by Representative(s) Rice and Stephens; also Senator(s) Mitchell and Newell--Concerning HB10-1160 the ability of health insurance carriers to offer incentives for participation in wellness programs based on satisfaction of a standard related to a health risk factor.

Business, Labor and Technology

On motion of Senator Morse, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the calendar of Tuesday, March 16 was laid over until Wednesday, March 17, retaining its place on the calendar.

Consideration of Resolutions: SJR10-010.

Consideration of House Amendments to Senate Bills: SB10-109, SB10-034, SB10-083, SB10-009, SB10-115, SB10-081.

Consideration of Governor's Appointments: Members of the State Personnel Board

Members of the Colorado Board of Veterans Affairs

Members of the Board fo Commissioners of State and Veterans Nursing Homes

Members of the State Board of Equalization

Members of the Financial Services Board Member of the Colorado Commission on Judicial Discipline

Members of the Examining Board of Plumbers

Member of the State Electrical Board

Member of the Special funds Board for Workers' Compensation Self Insurers Members of the Colorado Commission on Higher Education Members of the Charter School Institute Board

Members of the Colorado School of Mines, Board of Trustees

Members of the Air Quality Control Commission
Members of the State Housing Board
Members of the Hospital Provider Fee Oversight and Advisory Board
Member of the Colorado Water Resources and Power Development Authority

Members of the State Board of the Great Outdoors Colorado Trust Fund

Consideration of Conference Committee Reports: HB10-1339, HB10-1327. Conference Committees to Report: HB10-1320.

On motion of Senator Morse, the Senate adjourned until 10:30 a.m., Wednesday, March 17, 2010.

Approved:

Brandon C. Shaffer President of the Senate

Attest:

Karen Goldman Secretary of the Senate