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

44th Legislative Day

Thursday, February 23, 2012

Prayer By Senator Linda Newell.

Call to Order

By the President at 9:00 a.m.

Pledge By Senator Nicholson.

Roll Call Present--35

Quorum The President announced a quorum present.

Reading of Journal

On motion of Senator White, reading of the Journal of Wednesday, February 22, 2012, was dispensed with and the Journal was approved as corrected by the Secretary.

COMMITTEE OF REFERENCE REPORTS

Business, Labor, & Technology After consideration on the merits, the Committee recommends that **HB12-1033** be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

Business, Labor, & Technology After consideration on the merits, the Committee recommends that **HB12-1015** 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 **HB12-1002** be amended as follows, and as so amended, be referred to the Committee on <u>Finance</u> with favorable recommendation.

Amend reengrossed bill, page 3, line 2, after "OCCUPATION." add ""PERMIT" DOES NOT INCLUDE A WATER WELL PERMIT ISSUED BY THE STATE ENGINEER PURSUANT TO TITLE 37, C.R.S.".

Page 3, line 16, strike "EXISTING, UNREVISED RULES" and substitute "RULES IN EFFECT ON THE DATE OF APPLICATION".

Education

After consideration on the merits, the Committee recommends that **SB12-121** be amended as follows, and as so amended, be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

Amend printed bill, page 10, strike lines 7 through 21 and substitute:

"22-30.5-104. Charter school - requirements - authority. (11) (a) If a charter school chooses to apply, ALONE OR WITH A CONSORTIUM OF CHARTER SCHOOLS, for a grant through a nonformulaic, competitive grant program created by a federal or state statute or program, the charter school OR CONSORTIUM OF CHARTER SCHOOLS, pursuant to the provisions of section 22-30.5-503 (3.5), may request that the state charter school institute act as a local education agency and fiscal agent for the charter school OR CONSORTIUM OF CHARTER SCHOOLS for

purposes of the grant MANAGEMENT AND LIABILITY. The charter school OR CONSORTIUM OF CHARTER SCHOOLS shall pay the fee, if any, imposed by the state charter school institute board as provided in section 22-30.5-503 (3.5).".

Page 10, strike lines 24 through 27 and substitute:

"22-30.5-503. State charter school institute - establishment rules. (3.5) (a) The state charter school institute may act as the local education agency and fiscal agent FOR PURPOSES OF GRANT MANAGEMENT AND LIABILITY for a district charter school, or an institute charter school, OR A CONSORTIUM OF CHARTER SCHOOLS that chooses to apply for a grant through a nonformulaic, competitive grant program created by a federal or state statute or program; except that the provisions of this subsection

(3.5) shall not apply to an application for:

(I) A grant program created in the federal "Individuals with Disabilities Education Act", 20 U.S.C. sec. 1400 et seq., as amended, or in its implementing regulations.

(II) (Deleted by amendment, L. 2011, (HB11-1089), ch. 55, p.

147, § 1, effective March 25, 2011.)

(b) In acting as a local education agency and fiscal agent FOR PURPOSES OF GRANT MANAGEMENT AND LIABILITY pursuant to this subsection (3.5), the institute shall treat district charter schools and institute charter schools equally.

- (c) The institute board, by rule, may establish a fee that a district charter school, or an institute charter school, OR A CONSORTIUM OF CHARTER SCHOOLS shall pay if it requests that the institute act as the local education agency and fiscal agent FOR PURPOSES OF GRANT MANAGEMENT AND LIABILITY for the charter school OR CONSORTIUM OF CHARTER SCHOOLS pursuant to this subsection (3.5). The amount of the fee shall not exceed the direct costs incurred by the institute in implementing the provisions of this subsection (3.5). Any amount received by the institute from fees paid pursuant to this subsection (3.5) is continuously appropriated to the institute for the costs incurred in implementing this subsection (3.5). The institute board shall adopt rules as necessary to implement the provisions of this subsection (3.5).
- (d) The state board shall promulgate rules to establish processes, guidelines, and eligibility for a single school or consortium of schools to apply for grants and programs pursuant to this section.".

Strike page 11.

Page 12, strike lines 1 through 14.

Renumber succeeding sections accordingly.

Page 12, strike lines 25 through 27.

Page 13, strike lines 1 through 11.

Renumber succeeding sections accordingly.

Page 14, strike lines 10 through 27.

Page 15, strike lines 1 through 13.

Renumber succeeding sections accordingly.

Education

After consideration on the merits, the Committee recommends that **HB12-1212** 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 printed bill, page 2, after line 11, insert: "SECTION 2. In Colorado Revised Statutes, 22-30.7-102, amend (13) as follows:

22-30.7-102. **Definitions.** As used in this article, unless the context otherwise requires:

"Single-district ON-LINE program" OR "SINGLE-DISTRICT ON-LINE SCHOOL" means an on-line program OR ON-LINE SCHOOL that serves only students who reside within a single school district. or, in the case of a program authorized by one or more districts or a board of cooperative services, an on-line program that serves only students who reside within the authorizing districts or within the member districts of the authorizing board of cooperative services.".

Renumber succeeding sections accordingly.

Page 2, strike line 20 and substitute: "SECTION 4. Effective date. (1) This act takes effect July 1, 2012.

- (2) Section 1 of this act takes effect only if House Bill 12-1240 does not become law.
- (3) Section 2 of this act takes effect only if House Bill 12-1240 becomes law."

State, Veterans, & Military Affairs

After consideration on the merits, the Committee recommends that SB12-109 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 8, line 17, strike "GENERAL, MUNICIPAL, PRIMARY," and substitute "GENERAL AND".

Page 9, strike lines 7 and 8 and substitute:

"COUNTY IN THE STATE SINCE THE LAST ELECTION, THE ELECTOR'S RECORD ON THE REGISTRATION LIST MAINTAINED BY THE COUNTY WILL BE MARKED "INACTIVE - RETURNED MAIL". IN SUCH CIRCUMSTANCES, THE COUNTY CLERK AND RECORDER SHALL SEND".

Page 9, strike lines 19 and 20 and substitute:

"OF COLORADO SINCE THE LAST ELECTION, THE ELECTOR'S RECORD ON THE REGISTRATION".

Page 11, line 19, strike "MUNICIPAL,".

Page 12, line 9, after "ELECTION," insert "THE ELECTOR'S RECORD ON THE REGISTRATION LIST MAINTAINED BY THE COUNTY WILL BE MARKED "INACTIVE - RETURNED MAIL". IN SUCH CIRCUMSTANCES,"

Page 13, strike lines 3 through 16.

Renumber succeeding sections accordingly.

Local Government

After consideration on the merits, the Committee recommends that SB12-116 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 2, line 5, strike ""CATHINONE"" and substitute ""CATHINONES"".

Page 2, strike line 10 and substitute "FOLLOWING SUBSTANCES AND ANY ANALOGS, SALTS, ISOMERS, OR SALTS OF ISOMERS".

Page 2, line 11, strike "ISOMER".

Page 2, strike lines 12 through 25 and substitute: "(I) ALPHA-PHTHALIMIDOPROPIOPHENONE;

(II) N, N-DIMETHYLCATHINONE (METAMFEPRAMONE); (III) N-ETHYLCATHINONE (ETHCATHINONE); (IV) ALPHA-PYRROLIDINOPROPIOPHENONE (α-PPP); (V) 2-METHYLAMINO-1-PHENYLBUTAN-1-ONE (BUPHEDRONE); (VI) ALPHA-PYRROLIDINOBUTIOPHENONE (α-PBP); (VII) ALPHA-PYRROLIDINOVALEROPHENONE (α-PVP, PVP); (VIII) 4-METHYLMETHCATHINONE (4-MMC, MEPHEDRONE); (IX) 4'-METHYL-ALPHA-PYRROLIDINOPROPIOPHENONE (MPPP); (X) 4'-METHYL-ALPHA-PYRROLIDINOBUTIOPHENONE (MPBP); (XI) 4'-METHYL-ALPHA-PYRROLIDINOHEXIOPHENONE (MPHP); (XII) 4-METHOXYMETHCATHINONE (PMMC, METHEDRONE,
BK-PMMA); (XIII) 4'-METHOXY-ALPHA-PYRROLIDINOPROPIOPHENONE
(MOPPP); (XIV) FLUOROMETHCATHINONE (4-FMC, FLEPHEDRONE, 3-FMC);".
Page 3, strike lines 1 through 15 and substitute: (XV) 3,4-METHYLENEDIOXYMETHCATHINONE (METHYLONE, BK-MDMA); (XVI) 3,4-METHYLENEDIOXYETHCATHINONE (ETHYLONE, BK-MDEA); (XVII) 3',4'-METHYLENEDIOXY-ALPHA- PYRROLIDINOPROPIOPHENONE (MDPPP); (XVIII) 2-METHYLAMINO-1-(3,4-METHYLENEDIOXYPHENYL)- 1-BUTANONE (BUTYLONE, BK-MDBD); (XIX) 3',4'-METHYLENEDIOXY-ALPHA- PYRROLIDINOBUTIOPHENONE (MDPBP); (XX) 2-METHYLAMINO-1-(3,4-METHYLENEDIOXYPHENYL) -1-CPENTANONE (BK-MBDP); (XXI) 3,4-METHYLENEDIOXYPYROVALERONE (MDPV); (XXII) NAPHTHYLENEDIOXYPYROVALERONE (MDPV); (XXIII) 2-(METHYLAMINO)-1-PHENYL-1-PENTANONE PENTEDRONE); AND (XXIV) N-METHYLETHCATHINONE (4-MEC). (b) "CATHINONES" DOES NOT INCLUDE DIETHYLPROPRION OR".
Page 3, line 19, strike "A CATHINONE." and substitute "ANY CATHINONES.".
Page 4, strike line 3 and substitute "CATHINONES.".
Page 4, line 11, strike "CATHINONE;" and substitute "CATHINONES;".
Page 4, line 15, strike "CATHINONE." and substitute "CATHINONES.".
Page 4, line 27, strike "CATHINONE" and substitute "CATHINONES".
Page 5, line 4, strike "CATHINONE" and substitute "CATHINONES".
Page 5, line 12, strike "A CATHINONE," and substitute "ANY CATHINONES,".
Page 5, line 25, strike "A CATHINONE," and substitute "ANY CATHINONES,".

INTRODUCTION OF BILLS -- FIRST READING

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

by Representative(s) Labuda, Bradford, Fields, Gardner B., Lee, Swerdfeger, Szabo; also Senator(s) Aguilar--Concerning the repeal of the advisory committee on covering all children in Colorado.

Health and Human Services **HB12-1207**

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:

SB12-099 by Senator(s) Spence; also Representative(s) Todd--Concerning expansion of access to services for juveniles at the academic model juvenile facility.

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

YES	35	NO	0	EXCUSED	0		ABSENT	0
Aguilar	Y	Guzman	Y	Lambert		Y	Scheffel	Υ
Bacon	Y	Harvey	Y	Lundberg		Y	Schwartz	Y
Boyd	Y	Heath	Y	Mitchell		Y	Spence	Y
Brophy	Y	Hodge	Y	Morse		Y	Steadman	Y
Cadman		Hudak	Y	Neville		Y	Tochtrop	Y
Carroll	Y	Jahn	Y	Newell			White	Y
Foster	Y	Johnston	Y	Nicholson		Y	Williams S.	Y
Giron	Y	King K.	Y	Renfroe		Y	President	Y
Grantham	Y	King S.	Y	Roberts		Y		

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

Co-sponsors added: Bacon, Boyd, Cadman, Giron, Grantham, Guzman, Harvey, Heath, Hodge, Hudak, Jahn, Johnston, King K., King S., Lambert, Lundberg, Mitchell, Morse, Neville, Newell, Nicholson, Renfroe, Roberts, Scheffel, Schwartz, Shaffer B., Steadman, Tochtrop, White and Williams S.

by Senator(s) Jahn, Cadman, Boyd, Hodge, Hudak, King S., Tochtrop; also Representative(s) Liston--Concerning the use of a video display in a motor vehicle that is being operated on a roadway.

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

YES	34 NO	1 EXCUSED	0 ABSENT	0
Aguilar	Y Guzman	Y Lambert	Y Scheffel	Y
Bacon	Y Harvey	Y Lundberg	Y Schwartz	Y
Boyd	Y Heath	Y Mitchell	Y Spence	Y
Brophy	Y Hodge	Y Morse	Y Steadman	Y
Cadman	Y Hudak	Y Neville	Y Tochtrop	Y
Carroll	Y Jahn	Y Newell	Y White	Y
Foster	Y Johnston	Y Nicholson	Y Williams S.	Y
Giron	Y King K.	Y Renfroe	Y President	N
Grantham	Y King S.	Y Roberts	Y	

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

SB12-147 by Senator(s) Aguilar; also Representative(s) Williams A.--Concerning the intent to prevent a person from voting in an election by intentionally communicating false information.

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

YES	19	NO	16	EXCUSED	0	ABSENT	0
Aguilar	Y	Guzman	Y	Lambert]	N Scheffel	N
Bacon	Y	Harvey	N	Lundberg]	N Schwartz	Y
Boyd		Heath	Y	Mitchell]	N Spence	N
Brophy	N	Hodge	Y	Morse	,	Y Steadman	Y
Cadman	N	Hudak	Y	Neville]	N Tochtrop	Y
Carroll	Y	Jahn	N	Newell	•	Y White ¹	N
Foster	Y	Johnston	Y	Nicholson	•	Y Williams S.	Y
Giron	Y	King K.	N	Renfroe]	N President	Y
Grantham	N	King S.	N	Roberts]	N	

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

Co-sponsors added: Bacon, Boyd, Carroll, Foster, Guzman, Heath, Hudak, Morse, Schwartz, Shaffer B and Tochtrop.

Committee of the Whole

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

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

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

SB12-077

by Senator(s) Jahn, Cadman, Johnston, Newell, Steadman, White, Williams S.; also Representative(s) Sonnenberg, Summers, Coram, Labuda, Nikkel, Swerdfeger, Szabo-Concerning the repeal of laws under which the Colorado department of public health and environment regulates certain activities associated with yellow grease.

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

HB12-1055

by Representative(s) Schafer S.; also Senator(s) White--Concerning the division of registrations in the department of regulatory agencies, and, in connection therewith, renaming the division as the division of professions and occupations and requiring periodic review of the functions of the division.

Amendment No. 1, Business, Labor & Technology Committee Amendment. (Printed in Senate Journal, February 21, page 220 and placed in members' bill files.)

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

HB12-1073

by Representative(s) Brown; also Senator(s) Roberts--Concerning the transfer of a judgeship from the first judicial district to the sixth judicial district.

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

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

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Aguilar	Y	Guzman	Y	Lambert		Y Scheffel	Y
Bacon	Y	Harvey	Y	Lundberg		Y Schwartz	Y
Boyd		Heath	Y	Mitchell		Y Spence	Y
Brophy	Y	Hodge	Y	Morse		Y Steadman	Y
Cadman	Y	Hudak	Y	Neville		Y Tochtrop	Y
Carroll	Y	Jahn	Y	Newell		Y White	Y
Foster	Y	Johnston	Y	Nicholson		Y Williams S.	Y
Giron	Y	King K.	Y	Renfroe		Y President	Y
Grantham	Y	King S.	Y	Roberts		Y	

The Committee of the Whole took the following action:

Passed on second reading: SB12-077, HB12-1055 as amended, HB12-1073. Laid over to the end of the General Orders -- Second Reading of Bills calendar, February 23: SB12-087.

Committee of the Whole

On motion of Senator Heath, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills and Senator Heath 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:

SB12-022 by Senator(s) Williams S., Boyd, Hudak; also Representative(s) Massey, Fields, Kefalas-Concerning maintaining child care assistance for working families.

Laid over until Friday, February 24, retaining its place on the calendar.

HB12-1181 by Representative(s) Gerou, Becker, Levy; also Senator(s) Hodge, Steadman, Lambert-Concerning a supplemental appropriation to the department of corrections.

Laid over until Friday, February 24, retaining its place on the calendar.

HB12-1198 by Representative(s) Gerou, Becker, Levy; also Senator(s) Hodge, Steadman, Lambert-Concerning a supplemental appropriation to the department of state.

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

by Senator(s) Williams S., Aguilar, Foster, Giron, Jahn, Lundberg, Newell, Nicholson, Roberts, Steadman; also Representative(s) DelGrosso--Concerning avoiding potential conflicts of interest in the provision of services to a person on probation.

Amendment No. 1, General Orders Amendment. (Printed in Senate Journal, February 22, pages 225-226 and placed in members' bill files.)

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

by Senator(s) Tochtrop; also Representative(s) Vaad--Concerning measures to protect consumers who engage a roofing contractor to perform roofing services on residential SB12-038 property.

Laid over until Friday, February 24, retaining its place on the calendar.

by Senator(s) Lambert, Neville, Renfroe; also Representative(s) Beezley, Holbert, Looper, SB12-137 McKinley--Concerning the payment of debts in precious metal coins.

Laid over until Friday, February 24, retaining its place on the calendar.

by Senator(s) Shaffer B.; --Concerning measures to alleviate difficulties faced by military **SB12-141** personnel in qualifying for home mortgage loans.

Laid over until Friday, February 24, retaining its place on the calendar.

SB12-034 by Senator(s) King S., Tochtrop; also Representative(s) Miklosi--Concerning repeal of the rapid screen program to identify high-emitting motor vehicles.

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

HB12-1100 by Representative(s) Summers; also Senator(s) Aguilar--Concerning the admissibility in criminal proceedings of the results of a prenatal screening for illegal substances.

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

by Senator(s) Foster; --Concerning the period marking the commencement of the accrual of SB12-087 interest on the refund of property taxes erroneously collected.

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

SB12-057 by Senator(s) Williams S.; also Representative(s) Brown--Concerning native American language instruction.

> Amendment No. 1, Education Committee Amendment. (Printed in Senate Journal, February 16, pages 189-190 and placed in members' bill files.)

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

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES	35	NO	0	EXCUSED	0	ABSENT	0
Aguilar	Y	Guzman	Y	Lambert	Y	Scheffel	Y
Bacon	Y	Harvey	Y	Lundberg	Y	Schwartz	Y
Boyd	Y	Heath	Y	Mitchell	Y	Spence	Y
Brophy	Y	Hodge	Y	Morse	Y	Steadman	Y
Cadman	Y	Hudak	Y	Neville	Y	Tochtrop	Y
Carroll	Y	Jahn	Y	Newell	Y	White	Y
Foster	Y	Johnston	Y	Nicholson	Y	Williams S.	Y
Giron	Y	King K.	Y	Renfroe	Y	President	Y
Grantham	Y	King S.	Y	Roberts	Y		

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The Committee of the Whole took the following action:

Passed on second reading: SB12-122 as amended, SB12-034, SB12-087, SB12-057 as amended, HB12-1198, HB12-1100.

Laid over until Friday, February 24: SB12-022, HB12-1181, SB12-038, SB12-137, SB12-141.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

by Senator(s) Hodge, Carroll, Aguilar, Boyd, Giron, Guzman, Harvey, Hudak, Jahn, Mitchell, Neville, Newell, Nicholson, Schwartz, Steadman, Tochtrop, White; also Representative(s) Szabo, Acree, Balmer, Baumgardner, Becker, Beezley, Bradford, Brown, Casso, Conti, DelGrosso, Ferrandino, Gardner B., Holbert, Hullinghorst, Jones, Joshi, Kerr J., Liston, Looper, Murray, Nikkel, Pabon, Priola, Ramirez, Scott, Swalm, Swerdfeger, Todd, Tylor, Weller, Williams A., Concerning electification of the definition of food used in Todd, Tyler, Waller, Williams A.--Concerning clarification of the definition of food used in state sales tax laws to ensure that the treatment for sales tax purposes of a food product sold for domestic home consumption by a grocery store, supermarket, or convenience store does not change solely because the store sells the food product or markets the food product for sale as a convenience food.

Senator Hodge moved that the Senate concur in House amendments to **SB12-094**, as printed in House journal, February 21, page 329. The motion was **adopted** by the following roll call vote:

YES	35	NO	0	EXCUSED	0	ABSENT	0
Aguilar	Y	Guzman	Y	Lambert	Y	Scheffel	Y
Bacon	Y	Harvey	Y	Lundberg	Y	Schwartz	Y
Boyd		Heath	Y	Mitchell	Y	Spence	Y
Brophy	Y	Hodge	Y	Morse	Y	Steadman	Y
Cadman	Y	Hudak	Y	Neville	Y	Tochtrop	Y
Carroll	Y	Jahn	Y	Newell	Y	White	Y
Foster	Y	Johnston	Y	Nicholson	Y	Williams S.	Y
Giron	Y	King K.	Y	Renfroe	Y	President	Y
Grantham	Y	King S.	Y	Roberts	Y	•	

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

YES	35 NO	0 EXCUSED	0 ABSENT	0
Aguilar	Y Guzman	Y Lambert	Y Scheffel	Y
Bacon	Y Harvey	Y Lundberg	Y Schwartz	Y
Boyd	Y Heath	Y Mitchell	Y Spence	Y
Brophy	Y Hodge	Y Morse	Y Steadman	Y
Cadman	Y Hudak	Y Neville	Y Tochtrop	Y
Carroll	Y Jahn	Y Newell	Y White	Y
Foster	Y Johnston	Y Nicholson	Y Williams S.	Y
Giron	Y King K.	Y Renfroe	Y President	Y
Grantham	Y King S.	Y Roberts	Y	

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

SENATE SERVICES REPORT

Correctly Printed: SB12-152; SJR12-016 and 017. Correctly Engrossed: SB12-092, 099 and 147.

Correctly Enrolled: SB12-008.

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SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: HB12-1180, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197,1199, 1200, 1201, 1202, 1203.

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 Thursday, February 23 was laid over until Friday, February 24, retaining its place on the calendar.

Consideration of Resolutions: SJR12-006, SJR12-015, SJR12-016, SJR12-017, HJR12-1010.

On motion of Senator Morse, the Senate adjourned until 9:00 a.m., Friday, February 24, 2012.

Approved:

Brandon C. Shaffer President of the Senate

Attest:

Cindi L. Markwell Secretary of the Senate