## **HOUSE JOURNAL**

## SIXTY-EIGHTH GENERAL ASSEMBLY

## STATE OF COLORADO First Extraordinary Session

First Legislative Day

Monday, May 14, 2012

1 2 3 4	The hour of 10:00 a.m. having arrived, the House of Representatives of the First Extraordinary Session of the 68th General Assembly of the State of Colorado, pursuant to law, was called to order by Frank McNulty, Speaker of the House.
5 6 7	Prayer by the Reverend Brad Meuli, Denver Rescue Mission.
8 9 10	Pledge of Allegiance led by Armyona Merritt, Aly Alvarez, Diego Jacoby, Martin Scarff from Springs Adventist Academy, Colorado Springs.
11	The roll was called with the following result:
13 14 15 16	Present61. ExcusedRepresentative(s) Acree, DelGrosso, Joshi, McKinley4.
17 18	The Speaker declared a quorum present.
19 20	<del></del>
21 22 23	STATE OF COLORADO Department of State CERTIFICATE
21 22 23 24 25 26 27	I, SCOTT GESSLER, Secretary of State of the State of Colorado, do hereby certify that the attached is a true and exact copy of the document filed in this office and admitted to record in:
28 29 30 31	D2012-010 Executive Order
32 33 34 35	"PROCLAMATION CALL FOR THE FIRST EXTRAORDINARY SESSION OF THE SIXTY-EIGHTH GENERAL ASSEMBLY"
36 37 38 39	IN TESTIMONY WHEREOF I have unto set my hand and affixed the Great Seal of the State of Colorado, at the City of Denver this 14th day of May 2012.
40 41 42 43	(signed) Scott Gessler Secretary of State
†J	<del></del>

# D2012-010 EXECUTIVE ORDER PROCLAMATION CALL FOR THE FIRST EXTRAORDINARY SESSION

OF THE SIXTY-EIGHTH GENERAL ASSEMBLY

Pursuant to the authority vested in the Governor of the State of Colorado, and in particular, pursuant to powers vested in the Governor pursuant to article IV, section 9 of the Colorado Constitution, and as recognized in article V, section 7, I, John W. Hickenlooper, Governor of the State of Colorado, hereby find that the following extraordinary occasions exist to convene the Sixty-Eighth General assembly to meet in special session.

#### I. Background

Each year, in order to deal with the business of the people of Colorado, the Colorado General Assembly considers legislation. This year Colorado House of Representatives leadership announced a lack of time to address historic calendared legislation that had passed to the floor. The Colorado House did not consider a number of calendared pieces of legislation scheduled for second reading on the eve of adjournment of the Sixty-Eighth General Assembly. The Colorado House also failed to hold a full floor debate and vote on the merits of Senate Bill 12-002 (commonly known as the "Civil Unions bill") as well as 29 other pieces of legislation.

Much of this legislation had significant bipartisan support and addressed subject matter of significance to the people of Colorado and the effective, efficient operation of state government. The ramifications of the General Assembly's inability to take up the business of the people will negatively impact the State of Colorado and hamper its ability to serve its people. These extraordinary circumstances require a special session of the General Assembly.

There was good legislation that did not pass out of the General Assembly for one reason or another during the recently-concluded session. We are limiting the agenda for this special session, however, to the subject matters of legislation that i) died on the Colorado House calendar on May 8, 2012 for lack of a full debate and vote on second reading, ii) clearly had bipartisan support in the legislature, and iii) advance good government and economic development, public safety, or other important policy objectives.

This proclamation does not prescribe the specific form that the legislation should take; rather, it defines the appropriate subject matter for legislative consideration. The following section describes the purpose and need for the special session.

#### II. <u>Purpose and Need</u>

#### A. Water Projects

Water projects are critical to Colorado, especially as we face historic drought. The Colorado Water Conservation Board Construction Fund consists of moneys appropriated by the General Assembly and funds important water projects, programs, studies, and litigation expenses. We believe the General Assembly should consider taking action to fund the following projects, programs, studies, and litigation expenses at the suggested amounts:

30

31 32

34

35 36

37

38

41 42

43

44 45

46

47

48 49

50

- 1 \$300,000 for satellite monitoring system maintenance;
- \$175,000 for continuation of the weather modification program;
- 23 \$500,000 for continuation of the Colorado floodplain map 4 modernization program;
- 5 \$500,000 for continuation of the watershed restoration program;
- 6 \$300,000 to restore the flood response fund balance;
- 7 \$1,000,000 for continuation of the phreatophyte control cost-sharing 8 program;
- 9 \$2,000,000 for continuation of the Colorado River water availability 10
- 11 \$500,000 to begin implementation of the South Platte groundwater data 12 collection and analysis project;
- 13 \$1,000,000 for continuation of the alternative agriculture water transfer 14 sustainability grant program;
- 15 \$5,000,000 for the planning and implementation of the Rio Grande 16 cooperative project;
- 17 \$5,000,000 for implementation of the Chatfield reservoir reallocation 18
- 19 \$12,000,000 for the third and final installment of the purchase of 20 Colorado's allotment of Animas-LaPlata Project water pursuant to 21 House Bill 10-1250, enacted in 2010; and
- 22 \$300,000 to provide legal support and funding for litigation involving 23 protests of individual water rights that the Colorado State Engineer has placed on the abandonment list. 24
- 25 \$75,857 for DWR to continue management of national hydrograph 26 dataset and GIS analysis. 27

The General Assembly should consider taking legislative action to repurpose the flood response program to include drought preparedness and response, and rename the "Flood Response Fund" as the "Flood and Drought Response Fund".

The General Assembly should consider taking legislative action to transfer from the perpetual base account of the severance tax trust fund to the Colorado Water Conservation Board Construction Fund the following:

- \$30,000,000 for the Rio Grande cooperative project, including improvements associated with the Beaver Park reservoir and the Rio Grande reservoir; and
- 39 • \$13,000,000 for the implementation of the Chatfield reservoir 40 reallocation project.

The General Assembly should consider taking legislative action to change the Water Supply Reserve Account to the Water Supply Reserve Fund.

The General Assembly should consider taking legislative action to authorize the Colorado State Engineer to receive and expend contributions from the Colorado Water Conservation Board for use in discharging the State Engineer's duties.

#### B. Driving Under the Influence of Drugs

The State of Colorado has an interest in helping keep its people safe. Many lives are at risk when drivers are under the influence of controlled substances. 52 53 Current law specific that a driver whose blood alcohol content is 0.08 percent 54 or greater while driving or within two hours of driving can be charged with Driving Under the Influence (DUI) per se in addition to driving under the 56 influence. There is no corresponding DUI per se for drivers accused of driving

under the influence of drugs. Colorado should enact a law that holds drivers under the influence of marijuana, or any other controlled substance, to the same standards as those applied to drivers under the influence of alcohol.

We believe, therefore, that the general assembly should consider taking appropriate legislative action to enact a law that holds drivers under the influence of drugs to a DUI *per se* standard.

#### C. Civil Unions

 We believe that it is in the public interest of the State of Colorado to provide any two adult persons with the opportunity to enter into a civil union. Civil union is not marriage. Many couples living in Colorado have publicly expressed a desire to enter into civil unions that would afford them critical legal benefits, protections and responsibilities that the state grants to other couples.

We believe, therefore, that the General Assembly should consider taking appropriate legislative action to define and establish a statutory framework for civil unions between two adults regardless of their gender and to provide benefits, rights and protections in State law that will enable them to take care of each other and their families.

#### D. Unemployment Insurance (UI) Program

Currently, the Colorado Housing and Finance Authority is authorized to issue unemployment revenue bonds for the Unemployment Insurance Compensation Fund (Fund). We have borrowed money from the federal government to ensure that the Fund is solvent and the State should take advantage of new, less expensive financing opportunities that may evaporate before the next regular session. Colorado law should establish a bond payment structure that allows Colorado employers to receive positive recognition in the calculation of unemployment insurance premium payments for bond repayment in the event that such bonds are issued. Such changes will allow employers making UI payments to see advantages in their UI experience ratings, which favorably impacts the level of UI premium payments. Additionally, prudent management of the Fund is in the best interest of employers and employees. The use of financial tools like bond financing should be used to address the current deficit of the unemployment compensation fund and to produce savings for Colorado businesses.

We believe, therefore, that the General Assembly should consider taking appropriate legislative action to enact a law that will allow employers making UI premium payments to receive commensurate benefit to their UI experience ratings.

#### E. Benefit Corporations

One of our primary focuses is growing Colorado's economy, creating quality jobs and providing sustainable employment for all workers. Current law only directs Colorado corporations to maximize shareholder value. We believe Colorado law should establish a new and separate status of incorporation that includes ideals such as social responsibility and environmental awareness in the fabric of a business enterprise. By providing entrepreneurs and venture capitalists with innovative options for organizing business enterprises, we can attract new businesses to Colorado and keep Colorado competitive with other

states that allow benefit corporations. This new class of corporation will have to meet higher standards of accountability and transparency and it will be required to create and report on its material positive impacts on society and the environment.

We believe, therefore, that the General Assembly should look to the benefit corporation statutes adopted in states such as California, Maryland, New Jersey, New York, and Virginia and draft a benefit corporation law that will allow for the formation of Colorado benefit corporations.

#### F. Special Mobile Machinery Fleets

Current Colorado law regarding registration of Special Mobile Machinery (SMM) is burdensome on the business community and on county clerks who process those requests. Under current law, out-of-state SMM that operate in Colorado for less than one month per year can pay specific ownership tax and registration fees at a port of entry operated by the Department of Revenue. All other transactions including registration tax issues and license plate processing are processed at the county clerk and recorder offices. In addition, rental fleet owners can register vehicles individually through the "two percent program," whereby owners can remit monthly payments of two percent of their rental income fees proportional to the counties where the equipment is used. The process should be simplified. Owners of 10 or more pieces of SMM should be able to register their entire fleet once per year. Additionally, we believe that it is appropriate to allow more flexibility surrounding the requirements for special plate, stickers, certificates, and SMM vehicle registration taxes and fees.

We believe, therefore, that the General Assembly should consider taking appropriate legislative action to enact laws that streamline the registration process for SMM vehicles.

#### G. Repeal of Unconstitutional Provisions

The people's faith in government is enhanced when the fundamental principles of government are enshrined in a constitution that is accessible and accurately reflects the current law. The Colorado Constitution contains provisions that are obsolete due to court decisions that have found certain provisions unlawful and unenforceable because they are in conflict with provisions of the U.S. constitution. It is good government to clear up any ambiguities created by the continued inclusion in the Colorado Constitution of language that is no longer valid by amending the Colorado Constitution to remove such language. The Colorado Constitution can be amended only by a vote of the registered electors of the State of Colorado.

We believe, therefore, that the General Assembly should consider repeal of certain campaign finance provisions in Article XXVIII of the state constitution resulting from the decisions in the cases of *in re Interrogatories by Ritter*, 227 P.3d 892 (Colo. 2010) and *Dallman v. Ritter*, 225 P.3d 610 (Colo. 2010) and certain Bill of Rights provisions in Article II of the Colorado Constitution resulting from the decisions in the case of *Evans v. Romer*, 882 P.2d 1335 (Colo. 1994), *aff'd*, 517 U.S. 620 (1996) by submitting appropriate amendments to the Colorado Constitution to the registered electors of the State of Colorado for their approval or rejection at the next election at which such question may be submitted.

1	III. <u>Proclamation</u>							
2 3	I, Joh	n W. H	lickenlooper, Governor of the State of Colorado, with this					
4	proclamation find extraordinary occasions exist to convene the Sixty-Eighth							
5	General Assembly of this State and summon the member of the Sixty-Eightl							
6	General Assembly to meet in Special Session at 10 a.m. on May 14, 2012, at the							
7 8	State C	zapitoi,	in the City and County of Denver, and designate the following ets for your consideration and appropriate legislative action:					
9	specifi	c subjec	its for your consideration and appropriate registative action.					
10		A.	Concerning the funding of Colorado Water Conservation Board					
11			projects.					
12		_						
13		B.	Concerning the penalties for persons who drive while under the					
14			influence of alcohol or drugs.					
15 16		C.	Concerning authorization of civil unions.					
17		C.	Concerning authorization of civil unions.					
18		D.	Concerning administration of the unemployment insurance					
19			program in order stabilize unemployment insurance rates, and					
20			in connection therewith, facilitating the issuance of					
21			unemployment revenue bonds and accelerating the creation of					
22			the Division of Unemployment Insurance in the Department of					
23 24			Labor and Employment.					
25		E.	Concerning benefit corporations.					
26		2.	concerning concern corporations.					
27		F.	Concerning the Registration of Special Mobile Machinery					
28			Fleets.					
29		C						
30 31		G.	Submitting to the registered electors of the State of Colorado an amendment to the Colorado Constitution repealing provisions					
32			deemed obsolete on account of a determination of the					
33			unconstitutionality of said provisions by a court of competent					
34			jurisdiction upon exhaustion of State appellate remedies.					
35								
36			my hand and the Executive Seal of the State of Colorado this					
37			Iay, 2012.					
38 39	(signed) John W. Hickenlooper							
40	Gover		Emooper					
41	30,01							
42								
43	On n	notion	of Representative Stephens, the Speaker appointed					
44	Repre	sentativ	ves Summers, Chairman, Baumgardner, and Kefalas to					
45 46	nomy	the Sei	nate that the House was organized and ready for business.					
47			<del></del>					
48	On n	notion	of Representative Stephens, the Speaker appointed					
49	Repre	sentativ	ves Becker, Chairman, Coram, and Hamner to notify the					
50	Gove	nor tha	ves Becker, Chairman, Coram, and Hamner to notify the at the House was organized and ready for business.					
51			<u> </u>					
52			House in recess					
53 54			House in recess.					
55 55			<del></del>					
56								

1 2 3	The Speaker recognized a committee from the Senate. Senators Steadman and White reported that the Senate was organized and ready for business.
4	Tor business.
5	**
6 7	House reconvened.
8	<del></del>
9	Representative Summers, Chairman of the Committee to Notify the
10 11	Senate, reported that the Senate had been notified that the House was organized and ready for business.
12	organized and ready for business.
13	
14	Representative Becker, Chairman of the Committee to Notify the
15 16	Governor, reported that the Governor had been notified that the House was organized and ready for business.
17	was organized and ready for businesss.
18	
19 20	
21	APPOINTMENT
22	
23 24	The Speaker announced the temporary appointments:
25	STATE, VETERANS, & MILITARY AFFAIRS
26	Representative Scott to replace Representative Joshi to the Committee on
27 28	State, Veterans, & Military Affairs (temporary appointment for the First Extraordinary Session 2012).
29	Lattaoramary Session 2012).
30	APPROPRIATIONS
31 32	Representative Waller to replace Representative DelGrosso to the Committee on Appropriations May 14, 2012 only.
33	Committee on Appropriations way 14, 2012 only.
34	<del></del>
35 36	House in recess. House reconvened.
37	House in recess. House reconvened.
38	
39	ANNOUNCEMENT
40 41	ANNOUNCEMENT
42	The Speaker announced the House was in the last three days of session.
43	
44 45	
46	ANNOUNCEMENT
47	
48 49	The Speaker announced that House Rule 32A (a) will be waived.
50	The Majority Leader announced that due to time restraints, all bills
51	coming out of committee will be placed on the Second Reading calendar
52 53	immediately.
55 54	
55	<del></del>
56	

1 2 3		INTRODUCTION OF BILLS First Reading
5 5 6	The following indicated:	g bills were read by title and referred to the committees
7 8 9 10		by Representative(s) BaumgardnerConcerning the funding of Colorado water conservation board projects and, in connection therewith, making appropriations. Agriculture, Livestock, & Natural Resources
11 12 13 14 15 16 17 18 19 20 21 22 23		by Representative(s) Liston and Pabon, Pace; also Senator(s) JahnConcerning administration of the unemployment insurance program in order to stabilize unemployment insurance rates, and, in connection therewith, facilitating the issuance of unemployment revenue bonds, accelerating the creation of the division of unemployment insurance in the department of labor and employment, and making technical changes to provisions enacted as part of House Bill 11-1288 to ensure appropriate transition to the new unemployment insurance premium rate structure.  Economic and Business Development
24 25 26 27 28		by Representative(s) BradfordConcerning the registration of special mobile machinery fleets, and, in connection therewith, making an appropriation. Economic and Business Development
29 30 31 32		by Representative(s) McCannConcerning funding issues related to medical marijuana. State, Veterans, & Military Affairs
33 34 35 36 37		by Representative(s) Waller and Fields; also Senator(s) King SConcerning the penalties for persons who drive while under the influence of alcohol or drugs. State, Veterans, & Military Affairs
38 39 40 41 42 43		by Representative(s) Ferrandino, Court, Pabon, Williams A., Young; also Senator(s) SteadmanConcerning authorization of civil unions, and, in connection therewith making an appropriation. State, Veterans, & Military Affairs
44 45 46 47 48 49 50 51 52 53 54 55 56		by Representative(s) Levy; also Senator(s) Roberts-Concerning benefit corporations. State, Veterans, & Military Affairs

1	APPOINTMENT
2 3 4	The Speaker announced the temporary appointment:
5 6 7 8 9	STATE, VETERANS, & MILITARY AFFAIRS Representative Becker to replace Representative Liston to the Committee on State, Veterans, & Military Affairs (temporary appointment for the First Extraordinary Session 2012).
10 11 12 13	House in recess. House reconvened.
14 15 16	REPORT(S) OF COMMITTEE(S) OF REFERENCE
17	ECONOMIC & BUSINESS DEVELOPMENT
18 19	After consideration on the merits, the Committee recommends the following:
20 21 22 23 24 25	<b>HB12S-1002</b> be referred to the Committee of the Whole with favorable recommendation.
25 26 27 28 29 30	STATE, VETERANS, & MILITARY AFFAIRS After consideration on the merits, the Committee recommends the following:
31 32 33	HB12S-1004 be postponed indefinitely.
34 35 36	<b>HB12S-1005</b> be referred favorably to the Committee on Appropriations.
37 38 39 40	HB12S-1007 be postponed indefinitely.
41 42 43	House in recess. House reconvened.
44 45 46 47 48	On motion of Representative Murray, the House resolved itself into Committee of the Whole for consideration of General Orders, and she was called to the Chair to act as Chairman.
49 50 51	GENERAL ORDERSSECOND READING OF BILL
52	The Committee of the Whole having risen, the Chairman reported the

The Committee of the Whole having risen, the Chairman reported the title of the following bill had been read (reading at length had been dispensed with by unanimous consent), the bill 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.)

**HB12S-1002** by Representative(s) Liston and Pabon, Pace; also Senator(s) Jahn--Concerning administration of the unemployment insurance program in order to stabilize unemployment insurance rates, and, in connection therewith, facilitating the issuance of unemployment revenue bonds, accelerating the creation of the division of unemployment insurance in the department of labor and employment, and making technical changes to provisions enacted as part of House Bill 11-1288 to ensure appropriate transition to the new unemployment insurance premium rate structure.

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

#### ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: **HB12S-1002**.

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.

YES	60	NO	0	EXCUSED	5	ABSENT	0
Acree	E	Fischer	Y	Looper	Y	Solano	Y
Balmer	Y	Gardner B.	Y	Massey	Y	Sonnenberg	Y
Barker	Y	Gerou	Y	McCann	Y	Soper	Y
Baumgardner	Y	Hamner	Y	McKinley	E	Stephens	Y
Becker	Y	Holbert	Y	Miklosi	Y	Summers	Y
Beezley	Y	Hullinghorst	Y	Murray	Y	Swalm	Y
Bradford	Y	Jones	Y	Nikkel	Y	Swerdfeger	Y
Brown	Y	Joshi	E	Pabon	Y	Szabo	Y
Casso	E	Kagan	Y	Pace	Y	Todd	Y
Conti	Y	Kefalas	Y	Peniston	Y	Tyler	Y
Coram	Y	Kerr A.	Y	Priola	Y	Vaad	Y
Court	Y	Kerr J.	Y	Ramirez	Y	Vigil	Y
DelGrosso	E	Labuda	Y	Ryden	Y	Waller	Y
Duran	Y	Lee	Y	Schafer S.	Y	Williams A.	Y
Ferrandino	Y	Levy	Y	Scott	Y	Wilson	Y
Fields	Y	Liston	Y	Singer	Y	Young	Y
				C		Speaker	Y

House in recess. House reconvened.

## REPORT(S) OF COMMITTEE(S) OF REFERENCE APPROPRIATIONS

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

<u>HB12S-1005</u> be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 21, after line 1 insert:

- "SECTION 22. Appropriation. (1) In addition to any other appropriation, there is hereby appropriated, out of any moneys in the general fund not otherwise appropriated, to the judicial department, for the fiscal year beginning July 1, 2012, the sum of \$12,000 so much thereof as may be necessary, for allocation to the office of the state public defender for mandated costs related to the implementation of this act.
- (2) In addition to any other appropriation, there is hereby appropriated, out of any moneys in the licensing services cash fund created in section 42-2-114.5 (1), Colorado Revised Statutes, not otherwise appropriated, to the department of revenue, for the fiscal year beginning July 1, 2012, the sum of \$16,280, or so much thereof as may be necessary, to be allocated to the information technology division for the purchase of computer center services related to the implementation of this act.
- (3) In addition to any other appropriation, there is hereby appropriated to the governor lieutenant governor state planning and budgeting, for the fiscal year beginning July 1, 2012, the sum of \$16,280, or so much thereof as may be necessary, for allocation to the office of information technology, for the provision of computer center services for the department of revenue related to the implementation of this act. Said sum is from reappropriated funds received from the department of revenue out of the appropriation made in subsection (2) of this section.".

Renumber succeeding section accordingly.

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

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

#### GENERAL ORDERS--SECOND READING OF BILL

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

55 (Amendments to the committee amendment are to the printed committee 56 report which was printed and placed in the members' bill file.) 2 3 4

<u>HB12S-1005</u> by Representative(s) Waller and Fields; also Senator(s) King S.--Concerning the penalties for persons who drive while under the influence of alcohol or drugs.

4 5

Amendment No. 1, Appropriations Report, dated May 14, 2012, and placed in member's bill file; Report also printed in House Journal, May 14, page 11.

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

#### ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: **HB12S-1005 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**.

YES	57	NO	3	<b>EXCUSED</b>	5	ABSENT	0
Acree	Е	Fischer	Y	Looper	Y	Solano	Y
Balmer	Y	Gardner B.	Y	Massey	Y	Sonnenberg	Y
Barker	Y	Gerou	Y	McCann	Y	Soper	Y
Baumgardner	Y	Hamner	Y	McKinley	E	Stephens	Y
Becker	Y	Holbert	Y	Miklosi	Y	Summers	Y
Beezley	Y	Hullinghorst	Y	Murray	Y	Swalm	Y
Bradford	Y	Jones	Y	Nikkel	Y	Swerdfeger	Y
Brown	Y	Joshi	E	Pabon	Y	Szabo	Y
Casso	E	Kagan	Y	Pace	Y	Todd	Y
Conti	Y	Kefalas	Y	Peniston	Y	Tyler	Y
Coram	Y	Kerr A.	Y	Priola	Y	Vaad	Y
Court	Y	Kerr J.	Y	Ramirez	Y	Vigil	Y
DelGrosso	E	Labuda	N	Ryden	Y	Waller	Y
Duran	Y	Lee	Y	Schafer S.	Y	Williams A.	Y
Ferrandino	Y	Levy	Y	Scott	Y	Wilson	N
Fields	Y	Liston	Y	Singer	Y	Young	N
						Speaker	Y

On motion of Representative Stephens, the House adjourned until 10:00 a.m., May 15, 2012.

Approved: FRANK McNULTY, Speaker

50 Attest:

51 MARILYN EDDINS,

52 Chief Clerk