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SENATE JOURNAL Sixty-ninth General Assembly STĂTE OF COLORADO Second Regular Session

108th Legislative Day

Friday, April 25, 2014

Prayer

By the chaplain, Imam Ismail Guder, Multicultural Mosaic Foundation, Denver.

Call to Order

By the President *pro tem* at 9:00 a.m.

Pledge

By Senator Kerr.

Roll Call

Present--34

Absent--1, Ulibarri.

Present later--1, Ulibarri.

Quorum

The President announced a quorum present.

Reading of Journal

On motion of Senator Rivera, reading of the Journal of Thursday, April 24, 2014, was dispensed with and the Journal was approved as corrected by the Secretary.

COMMITTEE OF REFERENCE REPORTS

Education

After consideration on the merits, the Committee recommends that HB14-1156 be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

Health & Human Services

After consideration on the merits, the Committee recommends that SB14-201 be amended as follows, and as so amended, be referred to the Committee on Legislative Council with favorable recommendation.

Amend printed bill, page 2, line 9, strike "GOVERNOR" and substitute "GOVERNOR, PRESIDENT OF THE SENATE, SPEAKER OF THE HOUSE OF REPRESENTATIVES, AND CHIEF JUSTICE".

- Page 2, strike lines 17 through 19 and substitute: "(2) (a) (I) THE PRESIDENT OF THE SENATE, IN CONSULTATION WITH THE SENATE MINORITY LEADER, SHALL SELECT ONE MEMBER FROM THE SENATE TO SERVE ON THE WORK GROUP.
- THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, IN CONSULTATION WITH THE HOUSE MINORITY LEADER, SHALL SELECT ONE MEMBER FROM THE HOUSE OF REPRESENTATIVES TO SERVE ON THE WORK
- THE CHIEF JUSTICE SHALL SELECT ONE MEMBER FROM THE JUDICIAL DEPARTMENT TO SERVE ON THE WORK GROUP.".

Reletter succeeding paragraphs accordingly.

Page 3, lines 3 and 4, strike "THE JUDICIAL DEPARTMENT,".

Page 4, line 2, after the period insert "THE WORK GROUP MAY CONSULT WITH THE STATE AUDITOR OR HIS OR HER DESIGNEE, THE OFFICE OF LEGISLATIVE LEGAL SERVICES, THE OFFICE OF LEGISLATIVE COUNSEL, OR OTHER NONPROFIT ORGANIZATIONS AS IS PERTINENT TO THE DUTIES OF THE WORK GROUP.".

Health & Human Services

After consideration on the merits, the Committee recommends that **HB14-1368** be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

Health & Human Services

After consideration on the merits, the Committee recommends that **HB14-1359** be referred to the Committee of the Whole with favorable recommendation.

Health & Human Services

After consideration on the merits, the Committee recommends that HB14-1358 be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

Health & Human Services

After consideration on the merits, the Committee recommends that HB14-1357 be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

Health & Human Services

After consideration on the merits, the Committee recommends that HB14-1323 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Health & Human Services

After consideration on the merits, the Committee recommends that **HB14-1297** be amended as follows, and as so amended, be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

Amend reengrossed bill, page 2, line 5, strike "and quality of life".

Page 2, line 9, strike "AND QUALITY OF LIFE".

Page 3, line 15, strike "HEALTH AND QUALITY OF LIFE;" and substitute "HEALTH;".

Page 4, line 1, strike "AND QUALITY OF LIFE".

Page 4, line 2, after "DISSEMINATED" insert "TO PEOPLE WHO LIVE IN AREAS POTENTIALLY AFFECTED BY OIL AND GAS OPERATIONS AND TO A CONTROL POPULATION THAT DOES NOT LIVE IN SUCH AREAS".

Page 4, line 12, strike "IDENTIFIED" and substitute "IDENTIFIED, IF ANY,".

Page 4, line 13, before "AND" insert "EXCEPT THAT IF NO RELEVANT CONDITIONS OF INTEREST WERE IDENTIFIED IN TIER 1, THE DEPARTMENT SHALL NOT CONDUCT TIER 2;".

Page 5, after line 5 insert:

- "(4) THE DEPARTMENT SHALL:
- (a) CONDUCT A PUBLIC HEARING REGARDING THE DEPARTMENT'S PROPOSED DESIGN AND CONDUCT OF THE ANALYSIS REQUIRED BY THIS SECTION AT EACH OF THE FOLLOWING POINTS, INCLUDING ANY PRELIMINARY RESULTS AND DRAFT REPORTS:
 - (I) BEFORE FINALIZING THE DESIGN OF STAGE 1;
 - (II) BEFORE FINALIZING THE DESIGN OF STAGE 2, TIER1;
 - (III) BEFORE FINALIZING THE DESIGN OF STAGE 2, TIER 2; AND
- (IV) BEFORE FINALIZING THE FINAL WRITTEN REPORT SUMMARIZING THE ANALYSIS.
- (b) Post notice of the hearings required by paragraph (a) of this subsection (4) on its web site at least two weeks before each hearing; and
- (c) Provide the public with an opportunity to submit written and oral comments on the subject matter of each hearing.".

Renumber succeeding subsections accordingly.

Page 5, line 13, strike "NINETEEN" and substitute "NINE".

Page 5, strike line 18, and substitute: "paragraph (b) of this subsection (5).".

Page 5, strike lines 19 and 20.

Page 5, line 23, strike "COMMITTEE; AND" and substitute "COMMITTEE.".

Page 5, strike lines 24 through 27.

Page 6, strike lines 1 through 8.

Page 6, line 23, strike "(4)" and substitute "(5)".

Page 7, line 18, strike "(4)" and substitute "(5)".

Health & Human Services

After consideration on the merits, the Committee recommends that HB14-1283 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 4, line 21, after "ANY" insert "NEGLIGENT".

Page 5, line 6, strike "(i), (3) (j)," and substitute "(i)".

Page 6, strike lines 16 through 26 and substitute "EXEMPTED FROM THE REQUIREMENT.".

Health & Human Services

After consideration on the merits, the Committee recommends that **HB14-1276** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend reengrossed bill, page 3, line 7, strike "and".

Page 3, line 11, strike "lives." and substitute "lives; and

- (j) Further, because public high schools' coaching staffs are often the first line of defense when a student athlete experiences cardiac arrest, coaches and athletic trainers have saved and will continue to save lives through the effective implementation of CPR and the use of defibrillators;
- (k) For example, Thompson Valley High School coaches Jay Denning and Chad Raabe saved the life of Tommy Lucero, a high school freshman and baseball player who went into cardiac arrest during baseball practice; and
- (l) Requiring coaching staff to obtain instruction in the effective implementation of CPR and use of an AED is an effective way to reduce risk to student athletes and to increase the number of adults in public schools who are able to apply and use these life-saving measures."

Page 4, line 14, after "TWELVE" insert "AND SCHOOL STAFF IN ANY OF GRADES NINE THROUGH TWELVE".

Page 7, after line 4 insert: "**SECTION 3.** In Colorado Revised Statutes, **add** 22-1-125.5 as

- 22-1-125.5. Requirement for certification of public school athletic coaches in cardiopulmonary resuscitation - use of automated external defibrillators - definitions. (1) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:
- "CURRENTLY CERTIFIED IN CPR" MEANS THAT THE PERSON HAS COMPLETED TRAINING IN CARDIOPULMONARY RESUSCITATION FROM A NATIONALLY RECOGNIZED EVIDENCE-BASED CERTIFICATION PROGRAM WITHIN THE PRECEDING TWO YEARS.

 (b) "LOCAL EDUCATION PROVIDER" MEANS A SCHOOL DISTRICT,
- A CHARTER SCHOOL AUTHORIZED BY A SCHOOL DISTRICT PURSUANT TO PART 1 OF ARTICLE 30.5 OF THIS TITLE, A CHARTER SCHOOL AUTHORIZED

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- BY THE STATE CHARTER SCHOOL INSTITUTE PURSUANT TO PART 5 OF ARTICLE 30.5 OF THIS TITLE, OR A BOARD OF COOPERATIVE SERVICES CREATED AND OPERATING PURSUANT TO ARTICLE 5 OF THIS TITLE THAT OPERATES ONE OR MORE PUBLIC SCHOOLS.
- (c) "STATE BOARD OF EDUCATION" MEANS THE STATE BOARD OF EDUCATION CREATED AND EXISTING PURSUANT TO SECTION 1 OF ARTICLE IX OF THE STATE CONSTITUTION.
- (2) NO LATER THAN JANUARY 1, 2015, COACHES OF ATHLETIC PROGRAMS EMPLOYED BY LOCAL EDUCATION PROVIDERS MUST BE CURRENTLY CERTIFIED IN CPR AND MUST HAVE RECEIVED INSTRUCTION IN THE EFFECTIVE USE OF AN AUTOMATED EXTERNAL DEFIBRILLATOR. THE STATE BOARD SHALL PROMULGATE RULES CONCERNING THE COACHING STAFF POSITIONS THAT ARE INCLUDED IN THIS REQUIREMENT.
 - (3) NOTHING IN THIS SECTION ABROGATES OR LIMITS:
 - (a) THE PROTECTIONS APPLICABLE TO:
- (I) ANY PERSON OR ENTITY THAT RENDERS EMERGENCY ASSISTANCE THROUGH THE USE OF AN AUTOMATED EXTERNAL DEFIBRILLATOR PURSUANT TO SECTION 13-21-108.1, C.R.S.; OR
- (II) VOLUNTEERS AND BOARD MEMBERS PURSUANT TO SECTIONS 13-21-115.7 AND 13-21-116, C.R.S.; OR
- (b) THE LIMITS OR PROTECTIONS APPLICABLE TO PUBLIC ENTITIES AND PUBLIC EMPLOYEES PURSUANT TO THE "COLORADO GOVERNMENTAL IMMUNITY ACT", ARTICLE 10 OF TITLE 24, C.R.S.".

Renumber succeeding sections accordingly.

Health & Human Services

After consideration on the merits, the Committee recommends that HB14-1173 be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

Health & Human Services

After consideration on the merits, the Committee recommends that SB14-211 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 3, after line 22 insert:

"SECTION 2. Appropriation. In addition to any other appropriation, there is hereby appropriated, out of any moneys in the general fund not otherwise appropriated, to the department of higher education, for the fiscal year beginning July 1, 2014, the sum of \$250,000, or so much thereof as may be necessary, for allocation to the board of regents of the university of Colorado related to the implementation of this act.".

Renumber succeeding section accordingly.

Page 1, line 101, strike "CENTER." and substitute "CENTER, AND MAKING AN APPROPRIATION IN CONNECTION THEREWITH.".

Health & Human Services

After consideration on the merits, the Committee recommends that SB14-180 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 4, strike lines 4 through 15 and substitute: "SPECIFIED BY RULE OF THE MEDICAL SERVICES BOARD.".

Page 4, strike lines 19 through 27 and substitute:

- "QUALIFIED GRANTEE" MEANS AN ENTITY THAT HAS A DEMONSTRATED TRACK RECORD OF PROVIDING OR ARRANGING FOR THE PROVISION OF COST-EFFECTIVE AND COMPREHENSIVE DENTAL AND ORAL HEALTH CARE SERVICES TO LOW-INCOME SENIORS AND MAY INCLUDE BUT IS NOT LIMITED TO:
- AN AREA AGENCY ON AGING, AS DEFINED IN SECTION (a) 26-11-203, C.R.S.;

- (b) A COMMUNITY-BASED ORGANIZATION OR FOUNDATION;
- (c) A FEDERALLY QUALIFIED HEALTH CENTER, SAFETY-NET CLINIC, OR HEALTH DISTRICT;
 - (d) A LOCAL PUBLIC HEALTH AGENCY; OR
- (e) A PRIVATE DENTAL PRACTICE.
 (7) "QUALIFIED PROVIDER" MEANS ANY PERSON WHO IS LICENSED TO PRACTICE DENTISTRY IN COLORADO OR WHO EMPLOYS A DENTIST LICENSED IN COLORADO AND WHO IS WILLING TO ACCEPT REIMBURSEMENT FOR COVERED DENTAL SERVICES PURSUANT TO THIS PROGRAM.".
- Page 5, strike lines 1 through 3.

Page 5, line 5, after "(1)" insert "(a)".

Page 5, after line 9 insert:
"(b) To ensure the continuity of dental health care to LOW-INCOME SENIORS, THE STATE DEPARTMENT SHALL ENSURE THAT ANY INDIVIDUAL WHO MEETS, ON JUNE 30, 2014, THE ELIGIBILITY REQUIREMENTS FOR DENTAL SERVICES UNDER THE "COLORADO DENTAL CARE ACT OF 1977", ARTICLE 21 OF TITLE 25, C.R.S., PRIOR TO ITS REPEAL, REMAINS ELIGIBLE FOR DENTAL SERVICES AFTER JUNE 30, 2014, THROUGH THE "COLORADO DENTAL CARE ACT OF 1977", MEDICAID, THE OLD AGE PENSION HEALTH AND MEDICAL CARE FUND, OR THE PROGRAM.".

Page 5, line 10, strike "SEPTEMBER 1, 2014," and substitute "MARCH 1, 2015,".

Page 5, strike lines 11 through 18 and substitute: 'SHALL:

- (a) IN CONSULTATION WITH THE ADVISORY COMMITTEE, DEVELOP A GRANT APPLICATION UNDER THE PROGRAM CONSISTENT WITH RULES OF THE MEDICAL SERVICES BOARD;
- (b) ACCEPT APPLICATIONS FOR GRANTS UNDER THE PROGRAM FROM ANY QUALIFIED GRANTEE;
- AWARD GRANTS TO QUALIFIED GRANTEES TO PROVIDE (c) COVERED DENTAL CARE SERVICES TO ELIGIBLE SENIORS;
- (d) PAY GRANTS UNDER THE PROGRAM WITHIN THIRTY DAYS AFTER APPROVAL BY THE STATE DEPARTMENT;
- (e) CONSIDER GEOGRAPHIC DISTRIBUTION OF FUNDS AMONG URBAN AND RURAL AREAS IN THE STATE WHEN MAKING FUNDING DECISIONS.".

Page 5, strike lines 20 through 27 and substitute:

- (I) SUBMIT AN APPLICATION FOR A GRANT UNDER THE PROGRAM TO THE STATE DEPARTMENT ON THE FORM DEVELOPED BY THE STATE DEPARTMENT;
- (II) PROVIDE OUTREACH TO TARGETED ELIGIBLE SENIORS AND **DENTAL CARE PROVIDERS;**
 - (III) IDENTIFY ELIGIBLE SENIORS AND QUALIFIED PROVIDERS;
- (IV) DEMONSTRATE COLLABORATION WITH COMMUNITY ORGANIZATIONS;
- (V) ENSURE THAT ELIGIBLE SENIORS RECEIVE COVERED DENTAL CARE SERVICES EFFICIENTLY WITHOUT DUPLICATION OF SERVICES;
- (VI) MAINTAIN RECORDS OF ELIGIBLE SENIORS SERVED, DENTAL CARE SERVICES PROVIDED, AND MONEYS SPENT FOR A MINIMUM OF SIX YEARS;
- (VII) DISTRIBUTE GRANT FUNDS TO QUALIFIED PROVIDERS IN THEIR SERVICE AREA; AND
- (VIII) CONDUCT AN EVALUATION OF THE PROGRAM IN ITS SERVICE AREA ON THE PROGRAM'S EFFECTIVENESS AND WEAKNESSES.".

Page 6, strike lines 1 and 2.

Page 6, after line 4 insert:

(c) A QUALIFIED GRANTEE MAY ALSO BE A QUALIFIED PROVIDER IF THE PERSON MEETS THE QUALIFICATIONS OF A QUALIFIED PROVIDER.".

Page 6, line 5, strike "(a)".

- Page 6, strike lines 9 through 19 and substitute:

 (a) A DEFINITION OF "ECONOMICALLY DISADVANTAGED" FOR PURPOSES OF ELIGIBILITY;
- (b) A DESCRIPTION OF DENTAL SERVICES THAT MAY BE PROVIDED TO ELIGIBLE SENIORS UNDER THE PROGRAM; EXCEPT THAT SUCH SERVICES MUST INCLUDE BUT NOT BE LIMITED TO ORAL EXAMINATION, DIAGNOSIS, TREATMENT PLANNING, EMERGENCY TREATMENT, X RAYS, PARTIAL AND FULL DENTURES, REPLACEMENT OR REPAIR OF PERMANENT TEETH, REMOVAL OF PERMANENT TEETH, FILLINGS, PERIODONTAL TREATMENT, AND SOFT TISSUE TREATMENT;
- (c) A DISTRIBUTION FORMULA FOR THE AVAILABILITY OF MONEYS TO EACH AREA OF THE STATE; AND
- (d) PROCEDURES, CRITERIA, AND STANDARDS FOR AWARDING GRANTS UNDER THE PROGRAM.".
- Page 7, line 6, after "INCLUDING" insert "AN ITEMIZATION OF THE DEPARTMENT'S ADMINISTRATIVE EXPENDITURES IN IMPLEMENTING AND ADMINISTERING THE PROGRAM AND".

Page 8, line 20, strike "OF" and substitute "OR".

Page 9, strike lines 8 through 10 and substitute "25.5-3-304, INCLUDING

- (I) DEFINING COVERED DENTAL CARE SERVICES;
- (II) THE DISTRIBUTION FORMULA FOR THE AVAILABILITY OF FUNDS TO EACH AREA OF THE STATE;
- (III) GRANT PROCEDURES, CRITERIA, AND STANDARDS, INCLUDING PREFERENCE FOR QUALIFIED GRANTEES WHO DEMONSTRATE COLLABORATION WITH COMMUNITY ORGANIZATIONS SUCH AS A LOCAL AREA AGENCY ON AGING; AND
- (IV) A MAXIMUM AMOUNT PER PROCEDURE THAT CAN BE SPENT BY QUALIFIED GRANTEES AND QUALIFIED PROVIDERS THAT SHALL NOT BE LESS THAN THE REIMBURSEMENT SCHEDULE ADOPTED BY THE STATE BOARD OF HEALTH PURSUANT TO SECTION 25-21-105, C.R.S., PRIOR TO ITS REPEAL."

Page 9, line 22, strike "THE STATE".

Page 9, strike lines 23 through 25.

Page 10, strike lines 7 through 19 and substitute:

'SECTION 2. In Colorado Revised Statutes, 25-21-104, add (4) as follows:

- **25-21-104. Dental assistance program for seniors.** (4) (a) FOR SERVICES TO BE PERFORMED AFTER JUNE 30, 2014, THE QUALIFIED GRANTEE SHALL ENCOURAGE THE ELIGIBLE SENIOR TO APPLY FOR DENTAL AND ORAL HEALTH COVERAGE THROUGH THE MEDICAID OR THE OLD AGE PENSION HEALTH AND MEDICAL CARE FUND.
- (b) If an eligible senior does not qualify or apply for DENTAL AND ORAL HEALTH COVERAGE THROUGH THESE PROGRAMS, THE QUALIFIED GRANTEE MAY CONTINUE TO PROVIDE SERVICES UNDER THIS ARTICLE; EXCEPT THAT, AFTER FEBRUARY 28, 2015, SERVICES MAY BE PROVIDED ONLY TO THE EXTENT THAT THE SERVICES WERE PART OF A TREATMENT PLAN ESTABLISHED PRIOR TO FEBRUARY 28,2015.".

Page 10, line 23, strike "2014." and substitute "2015.".

Page 11, after line 4 insert:

"SECTION 5. Accountability. Two years after this act becomes law and in accordance with section 2-2-1201, Colorado Revised Statutes, the legislative service agencies of the Colorado General Assembly shall conduct a post-enactment review of the implementation of this act utilizing the information contained in the legislative declaration set forth in section 26-11-208 (2), Colorado Revised Statutes, enacted in section 1 of this act.".

Renumber succeeding section accordingly.

Page 1, line 102, strike "SENIORS." and substitute "SENIORS, AND, IN CONNECTION THEREWITH, REQUIRING A POST-ENACTMENT REVIEW OF THE IMPLEMENTATION OF THIS ACT.".

Appropriations After consideration on the merits, the Committee recommends that **SB14-191** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **HB14-1180** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **HB14-1178** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that HB14-1278 be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **HB14-1270** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **HB14-1333** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **HB14-1119** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 8, strike lines 3 through 8.

Renumber succeeding section accordingly.

Page 1, line 102, strike "ORGANIZATION, AND, IN" and substitute "ORGANIZATION.".

Page 1, strike line 103.

Appropriations After consideration on the merits, the Committee recommends that **HB14-1227** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **HB14-1101** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **HB14-1032** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 18, line 7, strike "\$1,046,750." and substitute "\$698,452.".

Page 18, line 12, strike "\$169,206." and substitute "\$114,539; and".

Page 18, line 15, strike "\$78,812." and substitute "\$53,350.".

Page 18, line 19, strike "\$1,105,983 and 17.5 FTE," and substitute "\$737,875 and 11.1 FTE,".

Page 18, line 22, strike "\$961,264 and 17.5 FTE" and substitute "\$609,429 and 11.1 FTE".

Page 18, line 23, strike "\$48,282" and substitute "\$32,009".

Page 19, line 2, strike "\$109,973 and 0.9 FTE," and substitute "\$75,116 and 0.6 FTE,".

Page 19, line 5, strike "\$98,320 and 0.9 FTE" and substitute "\$65,548" and 0.6 FTE'

Page 19, line 6, strike "\$6,950" and substitute "\$4,865".

Appropriations

After consideration on the merits, the Committee recommends that HB14-1016 be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that HB14-1009 be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **HB14-1012** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 12, strike lines 25 through 27.

Page 13, strike lines 1 and 2.

Renumber succeeding subsections accordingly.

Page 1, line 103, strike "AND REDUCING APPROPRIATIONS." and substitute "AN APPROPRIATION."

Appropriations

After consideration on the merits, the Committee recommends that HB14-1294 be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that HB14-1350 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 10, strike lines 4 through 9 and substitute "Section 5. Appropriation."

Page 10, line 10, strike "(2)" and substitute "(1)".

Page 10, line 18, strike "(3)" and substitute "(2)".

Page 10, line 25, strike "(4)" and substitute "(3)".

Page 1, line 105, strike "AND REDUCING APPROPRIATIONS." and substitute AN APPROPRIATION."

Appropriations

After consideration on the merits, the Committee recommends that HB14-1159 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, strike everything below the enacting clause and substitute:

"SECTION 1. In Colorado Revised Statutes, 39-26-724, amend (2) (a); and add (1) (c) and (2) (a.5) as follows:

39-26-724. Components used to produce energy from a

renewable energy source - definitions - repeal. (1) (c) (I) ON AND

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AFTER THE EFFECTIVE DATE OF THIS PARAGRAPH (c), ALL SALES, STORAGE, AND USE OF COMPONENTS USED IN BIOGAS PRODUCTION SYSTEMS FOR THE PRODUCTION OF BIOGAS FOR SALE TO A POWER GENERATOR, AS A TRANSPORTATION FUEL, OR AS RENEWABLE NATURAL GAS ARE EXEMPT FROM TAXATION UNDER PARTS 1 AND 2 OF THIS ARTICLE.

- (II) This paragraph (c) is repealed, effective July 1, 2019.
- (2) As used in this section:(a) (I) "Components used in solar thermal systems" shall include, but shall not be limited to:
- (I) Solar collectors, including flat-plate collectors, evacuated tube collectors, solar air collectors, and concentrating solar thermal collectors;
- (II) Tanks for the storage of gases or liquids that have been heated or cooled by solar-generated energy;
- (III) Pumps, impellers, and fans for the circulation of gases or liquids that have been heated or cooled by solar-generated energy;
 - (IV) Heat exchangers used to transfer solar-generated energy;
- (V) Support structures, racks, and foundations for any components listed in subparagraphs (I) to (IV) of this paragraph (a); and
- (VI) Any other system components such as piping, valves, gauges, fittings, insulation, and controls for any components listed in subparagraphs (I) to (IV) of this paragraph (a). "COMPONENTS USED IN BIOGAS PRODUCTION SYSTEMS" INCLUDES ALL TANGIBLE PERSONAL PROPERTY USED IN CONNECTION WITH THE PRODUCTION OF BIOGAS AND RELATED SOLID BY-PRODUCTS AND LIQUID BY-PRODUCTS, INCLUDING BUT NOT LIMITED TO:
- ANAEROBIC DIGESTION SYSTEMS, INCLUDING BUT NOT (A) LIMITED TO TRUCK WEIGHING EQUIPMENT, TRUCK UNLOADING EQUIPMENT, MANURE RECEIVING PITS, SUBSTRATE STORAGE TANKS, SUBSTRATE RECEIVING PITS, DOSING TANKS, ANAEROBIC DIGESTER TANKS, NATURAL GAS-FIRED BOILERS, BLOWERS, PUMPS, ELECTRICAL EQUIPMENT, CONTROL SYSTEMS, PIPING, VALVES, AND RELATED TANGIBLE PERSONAL PROPERTY;
- (B) BIOGAS UPGRADE SYSTEMS, INCLUDING BUT NOT LIMITED TO PRESSURIZED GAS PROCESSING TECHNOLOGY SYSTEMS, OXYGEN REMOVAL GAS SYSTEMS, BOOSTER COMPRESSORS, GROUND FLARES, DRYERS, PUMPS, ELECTRICAL EQUIPMENT, CONTROL SYSTEMS, GAS PIPELINE INTERCONNECTION EQUIPMENT, PIPING, VALVES, HYDROGEN SULFIDE GAS CLEAN UP SYSTEMS, AND RELATED TANGIBLE PERSONAL PROPERTY; AND
- (C) DIGESTED SOLIDS SYSTEMS, INCLUDING BUT NOT LIMITED TO HOLDING PITS, CENTRIFUGES, OTHER DEWATERING EQUIPMENT, PUMPS, ELECTRICAL EQUIPMENT, CONTROL SYSTEMS, CONVEYORS, WATER STORAGE PONDS AND RELATED EQUIPMENT, PIPING, VALVES, AND RELATED TANGIBLE PERSONAL PROPERTY.
 - (II) THIS PARAGRAPH (a) IS REPEALED, EFFECTIVE JULY 1, 2019.
- (a.5) "COMPONENTS USED IN SOLAR THERMAL SYSTEMS" INCLUDE, BUT ARE NOT LIMITED TO:
- (I) SOLAR COLLECTORS, INCLUDING FLAT-PLATE COLLECTORS, EVACUATED TUBE COLLECTORS, SOLAR AIR COLLECTORS, AND CONCENTRATING SOLAR THERMAL COLLECTORS;
- (II) TANKS FOR THE STORAGE OF GASES OR LIQUIDS THAT HAVE BEEN HEATED OR COOLED BY SOLAR-GENERATED ENERGY;
- (III) PUMPS, IMPELLERS, AND FANS FOR THE CIRCULATION OF GASES OR LIQUIDS THAT HAVE BEEN HEATED OR COOLED BY SOLAR-GENERATED ENERGY;
- (IV) HEAT EXCHANGERS USED TO TRANSFER SOLAR-GENERATED
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 m V})$ Support structures, racks, and foundations for any COMPONENTS LISTED IN SUBPARAGRAPHS (I) TO (IV) OF THIS PARAGRAPH (a.5); AND
- (VI) ANY OTHER SYSTEM COMPONENTS SUCH AS PIPING, VALVES, GAUGES, FITTINGS, INSULATION, AND CONTROLS FOR ANY COMPONENTS LISTED IN SUBPARAGRAPHS (I) TO (IV) OF THIS PARAGRAPH (a.5).
- **SECTION 2.** In Colorado Revised Statutes, 29-2-105, add (1) (d) (I) (M) as follows:
- 29-2-105. Contents of sales tax ordinances and proposals **repeal.** (1) The sales tax ordinance or proposal of any incorporated town, city, or county adopted pursuant to this article shall be imposed on

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the sale of tangible personal property at retail or the furnishing of services, as provided in paragraph (d) of this subsection (1). Any countywide or incorporated town or city sales tax ordinance or proposal

shall include the following provisions:

(d) (I) A provision that the sale of tangible personal property and services taxable pursuant to this article shall be the same as the sale of tangible personal property and services taxable pursuant to section 39-26-104, C.R.S., except as otherwise provided in this paragraph (d). The sale of tangible personal property and services taxable pursuant to this article shall be subject to the same sales tax exemptions as those specified in part 7 of article 26 of title 39, C.R.S.; except that the sale of the following may be exempted from a town, city, or county sales tax only by the express inclusion of the exemption either at the time of adoption of the initial sales tax ordinance or resolution or by amendment thereto:

(M) THE EXEMPTION FOR SALES OF COMPONENTS USED IN BIOGAS PRODUCTION SYSTEMS SPECIFIED IN SECTION 39-26-724 (1) (c), C.R.S. THIS SUB-SUBPARAGRAPH (M) IS REPEALED, EFFECTIVE JULY 1, 2019.

SECTION 3. In Colorado Revised Statutes, 29-2-109, add (1.5) as follows:

29-2-109. Contents of use tax ordinances and proposals - repeal. (1.5) (a) THE USE TAX ORDINANCE, RESOLUTION, OR PROPOSAL OF ANY TOWN, CITY, OR COUNTY ADOPTED PURSUANT TO THIS ARTICLE MAY RECITE THAT THE USE TAX DOES NOT APPLY TO THE STORAGE AND USE OF COMPONENTS USED IN BIOGAS PRODUCTION SYSTEMS, AS EXEMPTED FROM THE STATE USE TAX PURSUANT TO SECTION 39-26-724 (1)(c), C.R.S.

(b) This subsection (1.5) is repealed, effective July 1, 2019. **SECTION 4. Safety clause.** The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.

Appropriations

After consideration on the merits, the Committee recommends that SB14-172 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 6, after line 14, insert:

- "(8) (a) There is hereby created in the state treasury the FIREFIGHTER BENEFITS CASH FUND. THE FUND CONSISTS OF MONEYS APPROPRIATED FROM THE GENERAL FUND BY THE GENERAL ASSEMBLY. THE MONEYS IN THE FUND ARE SUBJECT TO ANNUAL APPROPRIATION BY THE GENERAL ASSEMBLY TO THE DEPARTMENT OF LOCAL AFFAIRS FOR THE PURPOSE OF REIMBURSING EMPLOYERS FOR THE DIRECT COSTS OF MAINTAINING ACCIDENT INSURANCE, SELF-INSURANCE, OR PARTICIPATION IN A SELF-INSURANCE POOL OR MULTIPLE EMPLOYER HEALTH TRUST AS REQUIRED BY THIS PART 3.
- THE DEPARTMENT OF LOCAL AFFAIRS SHALL REIMBURSE EMPLOYERS FOR THE DIRECT COSTS OF MAINTAINING ACCIDENT INSURANCE, SELF-INSURANCE, OR PARTICIPATION IN A SELF-INSURANCE POOL OR MULTIPLE EMPLOYER HEALTH TRUST AS REQUIRED BY THIS PART

Page 7, after line 14 insert:

- "SECTION 5. 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 department of local affairs, for the fiscal year beginning July 1, 2014, the sum of \$51,639 and 0.5 FTE, or so much thereof as may be necessary, to be allocated to the division of local government for the implementation of this act as follows:
- \$30,497 and 0.5 FTE for personal services and operating (a) expenses;
 - \$20,960 for the purchase of computer center services; and (b)
 - \$182 for the purchase of legal services. (c)
- In addition to any other appropriation, there is hereby appropriated to the governor - lieutenant governor - state planning and

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budgeting, for the fiscal year beginning July 1, 2014, the sum of \$20,960, 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 local affairs related to the implementation of this act. Said sum is from reappropriated funds received from the department of local affairs out of the appropriation made in paragraph (b) of subsection (1) of this section.

(3) In addition to any other appropriation, there is hereby appropriated to the department of law, for the fiscal year beginning July 1, 2014, the sum of \$182, or so much thereof as may be necessary, for the provision of legal services for the department of local affairs related to the implementation of this act. Said sum is from reappropriated funds received from the department of local affairs out of the appropriation made in paragraph (c) of subsection (1) of this section.

(4) In addition to any other appropriation, for the fiscal year beginning July 1, 2014, there is hereby appropriated, out of any moneys in the general fund not otherwise appropriated, to the firefighters benefits cash fund created in section 29-5-302 (8) (a), Colorado Revised Statutes, the sum of \$850,350, and said sum, or so much thereof as may be necessary, is further appropriated to the department of local affairs, for the implementation of this act."

Renumber succeeding sections accordingly.

Page 1, strike line 103 and substitute "EVENT, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

Appropriations

After consideration on the merits, the Committee recommends that **HB14-1300** be referred to the Committee of the Whole with favorable recommendation.

Appropriations After consideration on the merits, the Committee recommends that HB14-1095 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations After consideration on the merits, the Committee recommends that HB14-1093 be referred to the Committee of the Whole with favorable recommendation.

Appropriations After consideration on the merits, the Committee recommends that **HB14-1356** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that SB14-195 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 2, line 5, after "CONDUCT" insert "AT LEAST THE PRELIMINARY STAGES OF".

Page 2, line 7, after the period insert "IF APPROPRIATE, THE BOARD SHALL CONDUCT ALL STAGES OF THE STUDY.".

Page 3, after line 9 insert:

"SECTION 2. In Session Laws of Colorado 2012S, section 7 of chapter 1, amend (1) as follows:

Section 7. **Phreatophyte control cost-sharing program - appropriation.** (1) In addition to any other appropriation, there is hereby appropriated, out of any moneys in the Colorado water conservation board construction fund not otherwise appropriated, to the department of natural resources, for allocation to the Colorado water conservation board, for the fiscal year beginning July 1, 2012, the sum of \$1,000,000, or so much thereof as may be necessary, for the board to continue financing phreatophyte control cost-sharing grants AND TO EVALUATE THE GROWTH AND IDENTIFICATION OF PHREATOPHYTES ALONG

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THE SOUTH PLATTE RIVER IN THE AFTERMATH OF THE SEPTEMBER 2013 FLOOD through any of the board's existing programs.".

Renumber succeeding section accordingly.

Appropriations

After consideration on the merits, the Committee recommends that **HB14-1317** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **SB14-197** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **SB14-203** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **HB14-1175** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **SB14-192** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 6, after line 25 insert:

"SECTION 4. Appropriation. In addition to any other appropriation, there is hereby appropriated, out of any moneys in the radiation control fund created in section 25-11-104 (6) (c), Colorado Revised Statutes, not otherwise appropriated, to the department of public health and environment, for the fiscal year beginning July 1, 2014, the sum of \$30,986 and 0.4 FTE, or so much thereof as may be necessary, to be allocated to the radiation management program for the implementation of this act as follows:

Personal Services Operating Expenses \$ 28,806 and 0.4 FTE \$ 2,180.".

Renumber succeeding section accordingly.

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

Appropriations

After consideration on the merits, the Committee recommends that HB14-1326 be referred to the Committee of the Whole with favorable recommendation.

Appropriations After consideration on the merits, the Committee recommends that **HB14-1310** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **SB14-155** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Appropriations

After consideration on the merits, the Committee recommends that **SB14-190** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend the Senate Judiciary Committee Report, dated April 21, 2014, page 2, line 7, strike "2015."." and substitute "2014.".".

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Appropriations After consideration on the merits, the Committee recommends that HB14-1292 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 30, strike lines 4 through 10.

Renumber succeeding subsections accordingly.

Page 30, line 15, strike "\$237,265 and 1.5 FTE," and substitute "\$100,000,".

Page 30, line 17, strike "22-44-105 (4)," and substitute "22-2-143,"

Page 30, strike lines 18 through 25.

Amend the Finance Committee Report, dated April 24, 2014, page 1, strike lines 4 through 16.

Strike page 2 of the Finance Committee report.

Page 3 of the Finance Committee report, strike lines 1 through 20 and substitute:

"Page 2 of the Education Committee report, line 27, strike "SCHOOL."."

and substitute "SCHOOL.

SECTION 4. In Colorado Revised Statutes, add 22-2-143 as follows

- 22-2-143. Department of education request for information - financial transparency web site - repeal. (1) On OR BEFORE JULY 1, 2014, THE DEPARTMENT SHALL ISSUE A REQUEST FOR INFORMATION TO DETERMINE AND COMPARE THE INITIAL AND ONGOING COSTS AND
- (a) Creating and maintaining a web site to provide access TO THE FINANCIAL INFORMATION REPORTED BY LOCAL EDUCATION PROVIDERS, AS DEFINED IN SECTION 22-44-303 (2), BY PROVIDING LINKS TO THE WEB SITES OF THE LOCAL EDUCATION PROVIDERS ON WHICH THE LOCAL EDUCATION PROVIDERS POST FINANCIAL INFORMATION; AND
- (b) Creating and maintaining a web site that provides the FINANCIAL INFORMATION REPORTED BY LOCAL EDUCATION PROVIDERS, WHICH FINANCIAL INFORMATION IS PRESENTED IN A DESIGN THAT PROVIDES COMPARABILITY BY LAYPERSONS OF EXPENDITURES AND REVENUES AMONG SCHOOL SITES, SCHOOL DISTRICTS, THE STATE CHARTER SCHOOL INSTITUTE, AND BOARDS OF COOPERATIVE SERVICES.
- (2) THE DEPARTMENT SHALL REPORT THE INFORMATION RECEIVED AS A RESULT OF THE REQUEST ISSUED PURSUANT TO SUBSECTION (1) OF THIS SECTION AT THE HEARING OF THE JOINT EDUCATION COMMITTEES OF THE HOUSE OF REPRESENTATIVES AND THE SENATE, OR ANY SUCCESSOR COMMITTEES, THAT IS HELD IN NOVEMBER OR DECEMBER OF 2014.
 - (3) This section is repealed, effective July 1, 2015.

Page 2 of the Education Committee report, strike line 28.".

Appropriations After consideration on the merits, the Committee recommends that HB14-1046 be postponed indefinitely.

Appropriations

After consideration on the merits, the Committee recommends that HB14-1298 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 6, strike lines 7 and 8 and substitute "HUNDRED EIGHTY-FIVE MILLION TWO HUNDRED TWO THOUSAND ONE HUNDRED SIXTY-NINE DOLLARS (\$5,785,202,169); except that the department of".

Page 7, strike lines 15 and 16 and substitute "NINE HUNDRED THIRTY-NINE MILLION SEVEN HUNDRED SIXTY-EIGHT THOUSAND FIVE HUNDRED DOLLARS (\$5,939,768,500); except that the".

Page 11, after line 20, insert: "SECTION 8. In Colorado Revised Statutes, 22-2-134, add (5)

22-2-134. Unique student identifier - early childhood education - rules. (5) The General assembly declares that, for PURPOSES OF ARTICLE IX OF THE STATE CONSTITUTION, COOPERATION IN ASSIGNING UNIQUE STUDENT IDENTIFIERS TO STUDENTS WHO RECEIVE STATE-SUBSIDIZED OR FEDERALLY-SUBSIDIZED EARLY CHILDHOOD EDUCATION SERVICES IS AN IMPORTANT ELEMENT IN IMPLEMENTING ACCOUNTABILITY REPORTING AND MAY THEREFORE RECEIVE FUNDING FROM THE STATE EDUCATION FUND CREATED IN SECTION 17 (4) OF ARTICLE IX OF THE STATE CONSTITUTION.".

Renumber succeeding sections accordingly.

Page 11, strike lines 21 through 27.

Page 12, strike lines 1 through 4.

Renumber succeeding sections accordingly.

Page 24, after line 3 insert:

"(b) The cash funds appropriation from the state education fund created in section 17 (4) (a) of article IX of the state constitution, for the state share of districts' total program funding, is increased by \$10,020,171 to support the increased full-day kindergarten factor authorized in section 22-54-103 (15) (b), Colorado Revised Statutes.

(c) The cash funds appropriation from the state education fund created in section 17 (4) (a) of article IX of the state constitution, for English language learners technical assistance, is increased by \$53,228 and 0.5 FTE.".

Reletter succeeding paragraphs accordingly.

Page 25, line 4, strike "\$18,485,659" and substitute "\$18,585,660".

Page 25, after line 22, insert:

"(3) In addition to any other appropriation, for the fiscal year beginning July 1, 2014, there is hereby appropriated, out of any moneys in the state education fund created in section 17 (4) of article IX of the Colorado constitution not otherwise appropriated, to the department of education, the sum of \$298,000, or so much thereof as may be necessary, to implement the requirements specified in section 22-2-134, Colorado Revised Statutes.".

Amend the Education Committee Report, dated April 17, 2014, page 2,

strike lines 6 through 10 and substitute:

"(a) "Adjusted district per pupil revenues" means the qualifying school district's per pupil funding plus the qualifying school district's at-risk per pupil funding; EXCEPT THAT, IN A BUDGET YEAR IN WHICH THE QUALIFYING SCHOOL DISTRICT RECEIVES MINIMUM PER PUPIL FUNDING AS CALCULATED PURSUANT TO SECTION 22-54-104 (3.5) (d), "ADJUSTED DISTRICT PER PUPIL REVENUES" MEANS MINIMUM PER PUPIL FUNDING AS CALCULATED PURSUANT TO SECTION 22-54-104 (3.5) (d).".

Page 2, strike lines 16 through 21 and substitute:

(b) "Accounting district's adjusted per pupil revenues" means the accounting district's per pupil funding plus the accounting district's at-risk per pupil funding; EXCEPT THAT, IN A BUDGET YEAR IN WHICH THE ACCOUNTING DISTRICT RECEIVES MINIMUM PER PUPIL FUNDING AS CALCULATED PURSUANT TO SECTION 22-54-104 (3.5) (d), "ACCOUNTING DISTRICT'S ADJUSTED PER PUPIL REVENUES" MEANS MINIMUM PER PUPIL FUNDING AS CALCULATED PURSUANT TO SECTION 22-54-104 (3.5) (d).".

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The Committee on Education has had under consideration and has had a hearing on the following appointment and recommends that the appointment be placed on the consent calendar and confirmed:

MEMBER OF THE CHARTER SCHOOL INSTITUTE BOARD

for a term expiring July 1, 2015:

Education

Education

Robert Joseph LaPalme of Colorado Springs, Colorado, to serve as a representative of a parent of a student who is, or who has been, enrolled in an institute charter school, and as a Republican, and occasioned by the resignation of Donahue Cassius Quashie of Colorado 14 Springs, Colorado, appointed.

Education After consideration on the merits, the Committee recommends that HB14-1202 be referred to the Committee on Appropriations with favorable recommendation.

After consideration on the merits, the Committee recommends that SB14-205 be referred Education to the Committee of the Whole with favorable recommendation.

Education After consideration on the merits, the Committee recommends that HB14-1085 be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

Education After consideration on the merits, the Committee recommends that HB14-1118 be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

> After consideration on the merits, the Committee recommends that HB14-1124 be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

Education After consideration on the merits, the Committee recommends that HB14-1102 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

> Amend reengrossed bill, page 8, strike lines 20 and 21 and substitute 'GIFTED CHILD'S IDENTIFICATION AS GIFTED;".

Page 11, strike lines 12 through 16.

Reletter succeeding paragraphs accordingly.

Page 11, after line 20, insert:

EACH ADMINISTRATIVE UNIT IS ALSO STRONGLY ENCOURAGED TO INCLUDE IN THE PROGRAM PLAN A UNIVERSAL SCREENING, AS DEFINED BY STATE BOARD RULE, OF ENROLLED STUDENTS NO LATER THAN SECOND GRADE TO IDENTIFY GIFTED CHILDREN AND A SECOND SCREENING OF GIFTED CHILDREN IN CONJUNCTION WITH THE CREATION OF EACH CHILD'S INDIVIDUAL CAREER AND ACADEMIC PLAN.".

Renumber succeeding subsections accordingly.

Page 12, strike lines 10 through 12 and substitute: "(5) (a) EACH ADMINISTRATIVE UNIT SHALL MAKE A GOOD-FAITH EFFORT TO HIRE AND RETAIN AT LEAST ONE QUALIFIED PERSON IN GIFTED EDUCATION TO ADMINISTER THE".

Page 13, strike lines 11 and 12 and substitute "IDENTIFY GIFTED CHILDREN. THE TEAM".

Page 17, strike lines 12 and 13 and substitute "OFFSET THE COSTS INCURRED BY ADMINISTRATIVE UNITS IN CONDUCTING A UNIVERSAL

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SCREENING OF ENROLLED STUDENTS".

Page 17, line 16, strike "PLAN;" and substitute "PLAN.".

Page 17, strike lines 18 through 27.

Page 17, after line 17 insert:

(b) AN ADMINISTRATIVE UNIT MAY CONDUCT EITHER OR BOTH THE UNIVERSAL SCREENING OF ENROLLED STUDENTS NO LATER THAN SECOND GRADE AND THE SECOND SCREENING IN CONJUNCTION WITH THE CREATION OF EACH CHILD'S INDIVIDUAL CAREER AND ACADEMIC PLAN. AN ADMINISTRATIVE UNIT MAY APPLY TO THE DEPARTMENT FOR A GRANT FOR THE SCREENINGS IT CONDUCTS. THE DEPARTMENT SHALL DISTRIBUTE MONEYS APPROPRIATED FOR THE COSTS OF CONDUCTING THE SCREENINGS TO EACH ADMINISTRATIVE UNIT THAT APPLIES FOR A GRANT. THE AMOUNT OF EACH GRANT MUST BE BASED ON THE NUMBER OF STUDENTS WHO PARTICIPATE IN THE SCREENING AND THE PER PUPIL COST OF THE SCREENING. THE STATE BOARD SHALL PROMULGATE RULES AS NECESSARY TO IMPLEMENT THIS PARAGRAPH (c), INCLUDING BUT NOT LIMITED TO, RULES TO SPECIFY THE DEADLINE BY WHICH ADMINISTRATIVE UNITS MUST APPLY FOR GRANTS PURSUANT TO THIS PARAGRAPH (c). THE DEPARTMENT SHALL DISTRIBUTE ANY AMOUNT REMAINING OF THE MONEYS APPROPRIATED FOR PURPOSES OF THIS PARAGRAPH (c) TO ADMINISTRATIVE UNITS IN THE SAME MANNER THAT IT DISTRIBUTES THE MONEYS APPROPRIATED PURSUANT TO SUBSECTION (1) OF THIS SECTION.".

Appropriations After consideration on the merits, the Committee recommends that **SB14-200** be postponed indefinitely.

SENATE SERVICES REPORT

Correctly Printed: SB14-213; SJR14-038.

Correctly Engrossed: SB14-003, 164, 176, 187, 188 and 194; SJR14-034. **Correctly Revised:** HB14-1144, 1162, 1199, 1266, 1287, 1335, 1344 and 1347.

INTRODUCTION OF BILLS -- FIRST READING

The following bills were read by title and referred to the committees indicated:

SB14-214 by Senator(s) Lambert and Steadman, Hodge; also Representative(s) Gerou and May, Duran--Concerning the studies requested in the department of personnel's response to the request for information in the fiscal year 2013-14 annual general appropriation act, and, in connection therewith, making an appropriation.

Appropriations

- HB14-1351 by Representative(s) Nordberg and Ryden; also Senator(s) Todd and Herpin, Carroll-Concerning a requirement that the Colorado office of economic development work to maintain the state's positive relationship with the United States armed forces.

 State, Veterans, & Military Affairs
- **HB14-1372** by Representative(s) Conti and McCann; also Senator(s) Marble, Newell--Concerning unauthorized advertising for adoption purposes.

 Judiciary

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CONSIDERATION OF MEMORIALS

SJM14-003 by Senator(s) Baumgardner; also Representative(s) Coram and Mitsch Bush--Memorializing former Senator Dave Wattenberg.

On motion of Senator Baumgardner, the memorial was read at length.

Amendment No. 1(L.001), by Senator Baumgardner.

Amend engrossed memorial, page 2, line 3, strike "12" and substitute "14".

HCR14-1002 by Representative(s) Court and Coram, Priola, Dore, Rankin, Humphrey, Becker, Buckner, Exum, Ferrandino, Fields, Fischer, Foote, Garcia, Ginal, Hamner, Hullinghorst, Kagan, Labuda, Landgraf, Lee, May, McCann, McLachlan, McNulty, Melton, Mitsch Bush, Moreno, Peniston, Primavera, Rosenthal, Ryden, Salazar, Schafer, Singer, Stephens, Tyler, Vigil, Williams, Wilson, Wright, Young; also Senator(s) Crowder and Schwartz--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning the petition signatures required for a citizen-initiated constitutional amendment, and, in connection therewith, requiring a portion of the petition signatures for the amendment be gathered from voters who reside in each Colorado congressional district, increasing the total number of petition signatures required for the amendment, and excluding the repeal of an amendment passed prior to 2015 from these

petition signature requirements. State, Veterans, & Military Affairs

On motion of Majority Leader Heath, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for Consideration of Resolutions.

CONSIDERATION OF RESOLUTIONS

SJR14-028 by Senator(s) Kerr; also Representative(s) Kraft-Tharp and Gerou--Concerning celebration of Day Without Hate 2014.

> On motion of Senator Kerr, the resolution was read at length and adopted by the following roll call vote:

| | 5 | NO | 0 | EXCUSED | 0 | ABSENT | 0 |
|-------------|---|----------|---|-----------|---|------------------------|---|
| Aguilar | Y | Heath | Y | King | Y | Scheffel | Y |
| Balmer | Y | Herpin | | Lambert | Y | Schwartz | Y |
| Baumgardner | Y | Hill | Y | Lundberg | Y | Steadman | Y |
| Brophy | Y | Hodge | Y | Marble | Y | Tochtrop | Y |
| Cadman | Y | Jahn | Y | Newell | Y | Todd | Y |
| Crowder | Y | Johnston | Y | Nicholson | Y | Ulibarri | Y |
| Grantham | Y | Jones | Y | Renfroe | Y | Zenzinger President | Y |
| Guzman | Y | Kefalas | Y | Rivera | Y | President | Y |
| Harvey | Y | Kerr | Y | Roberts | Y | | |

Co-sponsor(s) added: Cadman, Carroll, Crowder, Grantham, Guzman, Heath, Herpin, Hodge, Jahn, Johnston, Jones, Kefalas, King, Newell, Nicholson, Roberts, Scheffel, Schwartz, Steadman, Tochtrop, Todd and Ulibarri.

On motion of Majority Leader Heath, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for an expression of personal privilege.

On motion of Majority Leader Heath, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for Consideration of Memorials.

| YES 35 | 5 | NO | 0 | EXCUSED | 0 | ABSENT | 0 |
|-------------|---|----------|---|-----------|----------|---------------------|---|
| Aguilar | Y | Heath | Y | King | 7 | Y Scheffel | Y |
| Balmer | Y | Herpin | Y | Lambert | | Y Schwartz | Y |
| Baumgardner | Y | Hill | Y | Lundberg | <u> </u> | Y Steadman | Y |
| Brophy | Y | Hodge | | Marble | 7 | Y Tochtrop | Y |
| Cadman | Y | Jahn | | Newell | | Y Todd | Y |
| Crowder | Y | Johnston | Y | Nicholson | | Y Ulibarri | Y |
| Grantham | Y | Jones | Y | Renfroe | Y | Zenzinger Zenzinger | Y |
| Guzman | Y | Kefalas | Y | Rivera | <u> </u> | Y President | Y |
| Harvey | Y | Kerr | Y | Roberts | <u> </u> | ľ | |

On motion of Majority Leader Heath, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, the rules were suspended to allow former Representatives and former Senators who are currently registered lobbyists to speak in the well during consideration of a memorial.

Senate in recess. Senate reconvened.

On motion of Senator Baumgardner, the memorial, as amended, was **adopted** by the following roll call vote:

| YES 35 | 5 | NO | 0 | EXCUSED | 0 | ABSENT | 0 |
|-------------|---|----------|---|-----------|---|-----------|---|
| Aguilar | Y | Heath | Y | King | Y | Scheffel | Y |
| Balmer | Y | Herpin | Y | Lambert | Y | Schwartz | Y |
| Baumgardner | Y | Hill | Y | Lundberg | Y | Steadman | Y |
| Brophy | Y | Hodge | Y | Marble | Y | Tochtrop | Y |
| Cadman | Y | Jahn | Y | Newell | Y | Todd | Y |
| Crowder | Y | Johnston | Y | Nicholson | | Ulibarri | Y |
| Grantham | Y | Jones | Y | Renfroe | Y | Zenzinger | Y |
| Guzman | Y | Kefalas | Y | Rivera | Y | President | Y |
| Harvey | Y | Kerr | Y | Roberts | Y | | |

Co-sponsor(s) added: Aguilar, Balmer, Brophy, Cadman, Carroll, Crowder, Grantham, Guzman, Harvey, Heath, Herpin, Hill, Hodge, Jahn, Johnston, Jones, Kefalas, Kerr, King, Lambert, Lundberg, Marble, Newell, Nicholson, Renfroe, Rivera, Roberts, Scheffel, Schwartz, Steadman, Tochtrop, Todd, Ulibarri and Zenzinger.

Senate in recess. Senate reconvened.

On motion of Senator Aguilar, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for Consideration of Resolutions.

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CONSIDERATION OF RESOLUTIONS

by Senator(s) Grantham and Schwartz; also Representative(s) Wilson and Garcia-Concerning the designation of May 4-10, 2014, as "National Correctional Officers and Employees Week". **SJR14-037**

> On motion of Senator Grantham, the resolution was read at length and adopted by the following roll call vote:

| | 35 | NO | 0 | EXCUSED | 0 | ABSENT | 0 |
|-------------|----|----------|---|-----------|---|-------------|---|
| Aguilar | Y | Heath | Y | King | • | Y Scheffel | Y |
| Balmer | | Herpin | Y | Lambert | | Y Schwartz | Y |
| Baumgardner | Y | Hill | Y | Lundberg | | Y Steadman | Y |
| Brophy | Y | Hodge | Y | Marble | | Y Tochtrop | Y |
| Cadman | Y | Jahn | Y | Newell | | Y Todd | Y |
| Crowder | Y | Johnston | Y | Nicholson | | Y Ulibarri | Y |
| Grantham | Y | Jones | Y | Renfroe | • | Y Zenzinger | Y |
| Guzman | Y | Kefalas | Y | Rivera | • | Y President | Y |
| Harvey | Y | Kerr | Y | Roberts | • | Y | |

Co-sponsor(s) added: Aguilar, Balmer, Baumgardner, Brophy, Cadman, Carroll, Crowder, Guzman, Harvey, Heath, Herpin, Hill, Hodge, Jahn, Johnston, Jones, Kefalas, Kerr, King, Lambert, Lundberg, Marble, Newell, Nicholson, Renfroe, Rivera, Roberts, Scheffel, Steadman, Tochtrop, Todd, Ulibarri and Zenzinger.

On motion of Majority Leader Heath, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for Consideration of House Amendments to Senate Resolutions.

SENATE ADHERENCE ON SJR14-027

SJR14-027 by Senator(s) King and Newell; also Representative(s) Exum and Scott--Concerning declaring the week of May 11-17, 2014, as Police Week, and, in connection therewith, declaring May 15, 2014, as Peace Officers' Memorial Day.

> Senator King moved that the Senate adhere to its position on SJR14-027. The motion was **adopted** by the following roll call vote:

| YES 35 | | NO | 0 | EXCUSED | 0 | ABSENT | 0 |
|-------------|---|----------|---|-----------|---|-------------|---|
| Aguilar | Y | Heath | Y | King | | Y Scheffel | Y |
| Balmer | Y | Herpin | Y | Lambert | | Y Schwartz | Y |
| Baumgardner | Y | Hill | Y | Lundberg | | Y Steadman | Y |
| Brophy | Y | Hodge | Y | Marble | | Y Tochtrop | Y |
| Cadman | Y | Jahn | Y | Newell | | Y Todd | Y |
| Crowder | Y | Johnston | Y | Nicholson | • | Y Ulibarri | Y |
| Grantham | Y | Jones | Y | Renfroe | • | Y Zenzinger | Y |
| Guzman | Y | Kefalas | Y | Rivera | • | Y President | Y |
| Harvey | Y | Kerr | Y | Roberts | | Y | |

THIRD READING OF BILLS -- FINAL PASSAGE --**CONSENT CALENDAR**

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

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HB14-1347 by Representative(s) Court; also Senator(s) Newell--Concerning statutorily established time periods that are multiples of seven days.

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 | Heath | Y | King | Y | Scheffel | Y |
| Balmer | Y | Herpin | Y | Lambert | Y | Schwartz | Y |
| Baumgardner | Y | Hill | Y | Lundberg | Y | Steadman | Y |
| Brophy | Y | Hodge | Y | Marble | Y | Tochtrop | Y |
| Cadman | Y | Jahn | Y | Newell | Y | Todd | Y |
| Crowder | Y | Johnston | Y | Nicholson | Y | Ulibarri | Y |
| Grantham | Y | Jones | Y | Renfroe | Y | Zenzinger | Y |
| Guzman | Y | Kefalas | Y | Rivera | Y | President | Y |
| Harvey | Y | Kerr | Y | Roberts | Y | • | |

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

HB14-1344 by Representative(s) Rosenthal; also Senator(s) Tochtrop--Concerning the use of electronic means to document transactions related to the business of insurance.

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

| YES 35 | i | NO | 0 | EXCUSED | 0 | ABSENT | 0 |
|-------------|---|----------|---|-----------|---|-----------|---|
| Aguilar | Y | Heath | Y | King | Y | Scheffel | Y |
| Balmer | Y | Herpin | Y | Lambert | Y | Schwartz | Y |
| Baumgardner | Y | Hill | Y | Lundberg | Y | Steadman | Y |
| Brophy | Y | Hodge | Y | Marble | Y | Tochtrop | Y |
| Cadman | Y | Jahn | Y | Newell | Y | Todd | Y |
| Crowder | Y | Johnston | Y | Nicholson | | Ulibarri | Y |
| Grantham | Y | Jones | Y | Renfroe | Y | Zenzinger | Y |
| Guzman | Y | Kefalas | Y | Rivera | Y | President | Y |
| Harvey | Y | Kerr | Y | Roberts | Y | | |

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

HB14-1266 by Representative(s) McCann and Gardner; also Senator(s) Newell and King--Concerning the penalties for certain value-based offenses, and, in connection therewith, reducing an appropriation.

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 | Heath | Z | King | Y | Scheffel | Y |
| Balmer | Y | Herpin | Y | ' Lambert | Y | Schwartz | Y |
| Baumgardner | Y | Hill | Y | Lundberg | Y | Steadman | Y |
| Brophy | Y | Hodge | Y | Marble Marble | Y | Tochtrop | Y |
| Cadman | Y | Jahn | Y | Y Newell | Y | Todd | Y |
| Crowder | Y | Johnston | Y | Nicholson | Y | Ulibarri | Y |
| Grantham | Y | Jones | Y | <i>X</i> Renfroe | Y | Zenzinger | Y |
| Guzman | Y | Kefalas | Y | ' Rivera | | President | Y |
| Harvey | Y | Kerr | Y | Roberts | Y | - | |

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

Co-sponsor(s) added: Steadman.

SB14-194 by Senator(s) Steadman, Hodge, Lambert; also Representative(s) May and Gerou, Duran-Concerning the issuance of identification documents by the department of revenue, and, in connection therewith, making an appropriation.

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

| Aguilar | Y Heath | Y King | Y Scheffel | Y |
|-------------|------------|-------------|-------------|---|
| Balmer | Y Herpin | Y Lambert | Y Schwartz | Y |
| Baumgardner | Y Hill | Y Lundberg | Y Steadman | Y |
| Brophy | Y Hodge | Y Marble | Y Tochtrop | Y |
| Cadman | Y Jahn | Y Newell | Y Todd | Y |
| Crowder | Y Johnston | Y Nicholson | Y Ulibarri | Y |
| Grantham | Y Jones | Y Renfroe | Y Zenzinger | Y |
| Guzman | Y Kefalas | Y Rivera | Y President | Y |
| Harvey | Y Kerr | Y Roberts | Y | |
| | | | | |

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

Co-sponsor(s) added: Kefalas.

SB14-188

by Senator(s) Schwartz and Baumgardner; also Representative(s) Fischer and Rankin--Concerning measures to effectuate the conservation of native species in Colorado, and, in connection therewith, making appropriations from the species conservation trust fund for purposes recommended by the department of natural resources.

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

| YES 33 | | NO | 2 | EXCUSED | 0 | ABSENT | 0 |
|-------------------|---|----------|---|-----------|---|------------|---|
| Aguilar Balmer | Y | Heath | Y | King | Y | Scheffel | Y |
| Balmer | N | Herpin | Y | Lambert | Y | ' Schwartz | Y |
| Baumgardner | Y | Hill | Y | Lundberg | Y | Steadman | Y |
| Brophy | Y | Hodge | | Marble | N | Tochtrop | Y |
| Cadman | Y | Jahn | Y | Newell | Y | Todd | Y |
| Crowder | Y | Johnston | Y | Nicholson | Y | ' Ulibarri | Y |
| Grantham | Y | Jones | Y | Renfroe | Y | Zenzinger | Y |
| Guzman | Y | Kefalas | Y | Rivera | Y | President | Y |
| Harvey | Y | Kerr | Y | Roberts | Y | 7 | |

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

Co-sponsor(s) added: Aguilar, Guzman, Johnston, Jones, Kefalas, Newell, Nicholson and Roberts.

HB14-1199

by Representative(s) Williams, Szabo; also Senator(s) Jahn and Balmer--Concerning changes to the regulation of consumer goods service contracts, and, in connection therewith, making an appropriation.

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 | Heath | Y | King | Y | Scheffel | Y |
| Balmer | Y | Herpin | Y | Lambert | Y | Schwartz | Y |
| Baumgardner | Y | Hill | Y | Lundberg | Y | Steadman | Y |
| Brophy | Y | Hodge | Y | Marble | Y | Tochtrop | Y |
| Cadman | Y | Jahn | | Newell | Y | Todd | Y |
| Crowder | Y | Johnston | Y | Nicholson | | Ulibarri | Y |
| Grantham | Y | Jones | Y | Renfroe | Y | Zenzinger | Y |
| Guzman | Y | Kefalas | Y | Rivera | Y | President | Y |
| Harvey | Y | Kerr | Y | Roberts | Y | | |

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

Co-sponsor(s) added: Newell.

HB14-1162 by Representative(s) Landgraf, Joshi, Navarro, Rankin, Saine, Stephens, Wilson; also Senator(s) Carroll--Concerning protection of the victim of a sexual assault in cases where a child was conceived as a result of the sexual assault, and, in connection therewith, making legislative changes in response to the study by and the report of the recommendations from the task force on children conceived through rape.

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

| YES 3: | | NO | 0 | EXCUSED | 0 | | ABSENT | 0 |
|-------------|---|----------|---|-----------|---|---|-----------|---|
| Aguilar | Y | Heath | | King | | Y | Scheffel | Y |
| Balmer | Y | Herpin | Y | Lambert | | Y | Schwartz | Y |
| Baumgardner | Y | Hill | Y | Lundberg | | Y | Steadman | Y |
| Brophy | Y | Hodge | Y | Marble | | Y | Tochtrop | Y |
| Cadman | Y | Jahn | Y | Newell | | Y | Todd | Y |
| Crowder | Y | Johnston | Y | Nicholson | | Y | Ulibarri | Y |
| Grantham | Y | Jones | Y | Renfroe | | Y | Zenzinger | Y |
| Guzman | Y | Kefalas | Y | Rivera | | Y | President | Y |
| Harvey | Y | Kerr | Y | Roberts | | Y | | |

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

Co-sponsor(s) added: Aguilar, Baumgardner, Crowder, Guzman, Heath, Herpin, Jahn, Johnston, Kefalas, Kerr, King, Lambert, Newell, Nicholson, Rivera, Roberts, Schwartz, Tochtrop, Todd, Ulibarri and Zenzinger.

HB14-1144 by Representative(s) Gardner; also Senator(s) Johnston, Guzman, King--Concerning measures to improve the performance of district attorneys, and, in connection therewith, making and reducing appropriations.

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

| YES | 33 | NO | 2 | EXCUSED | 0 | ABSENT | 0 |
|-------------|----|----------|---|-----------|---|-----------|---|
| Aguilar | Y | Heath | Y | King | Y | Scheffel | Y |
| Balmer | N | Herpin | Y | Lambert | Y | Schwartz | Y |
| Baumgardner | Y | Hill | Y | Lundberg | Y | Steadman | Y |
| Brophy | | Hodge | Y | Marble | N | Tochtrop | Y |
| Cadman | Y | Jahn | Y | Newell | Y | Todd | Y |
| Crowder | Y | Johnston | Y | Nicholson | | Ulibarri | Y |
| Grantham | Y | Jones | Y | Renfroe | Y | Zenzinger | Y |
| Guzman | Y | Kefalas | Y | Rivera | Y | President | Y |
| Harvey | Y | Kerr | Y | Roberts | Y | - | |

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

Co-sponsor(s) added: Herpin, Lambert and Schwartz.

HB14-1287 by Representative(s) Young, Foote, Singer, Sonnenberg, DelGrosso; also Senator(s) Nicholson and Lambert, Renfroe--Concerning the use of moneys in the public school capital construction assistance fund to provide emergency financial assistance to public school facilities that are damaged in a declared disaster emergency.

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

| | 35 | NO | 0 | EXCUSED | 0 | ABSENT | 0 |
|-------------------|----|----------|---|-----------|---|-----------|---|
| Aguilar Balmer | Y | Heath | Y | King | Y | Scheffel | Y |
| Balmer | Y | Herpin | Y | Lambert | Y | Schwartz | Y |
| Baumgardner | Y | Hill | Y | Lundberg | Y | Steadman | Y |
| Brophy | Y | Hodge | Y | Marble | Y | Tochtrop | Y |
| Cadman | Y | Jahn | Y | Newell | | Todd | Y |
| Crowder | Y | Johnston | Y | Nicholson | Y | Ulibarri | Y |
| Grantham | Y | Jones | Y | Renfroe | Y | Zenzinger | Y |
| Guzman | Y | Kefalas | Y | Rivera | Y | President | Y |
| Harvey | Y | Kerr | Y | Roberts | Y | | |

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

Co-sponsor(s) added: Aguilar, Heath, Herpin, Jahn, Jones, Kefalas, Kerr, King, Newell, Rivera, Roberts, Steadman, Todd, Ulibarri and Zenzinger.

HB14-1335 by Representative(s) Moreno; also Senator(s) Jones--Concerning campaign contribution limits that are applicable to candidate committees for candidates who are not affiliated with a major political party.

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

| YES 35 | i | NO | 0 | EXCUSED | 0 | ABSENT | 0 |
|-------------|---|----------|---|-----------|---|-----------|---|
| Aguilar | Y | Heath | Y | King | Y | Scheffel | Y |
| Balmer | Y | Herpin | Y | Lambert | Y | Schwartz | Y |
| Baumgardner | Y | Hill | Y | Lundberg | Y | Steadman | Y |
| Brophy | Y | Hodge | | Marble | Y | Tochtrop | Y |
| Cadman | Y | Jahn | Y | Newell | Y | Todd | Y |
| Crowder | Y | Johnston | Y | Nicholson | Y | Ulibarri | Y |
| Grantham | Y | Jones | Y | Renfroe | Y | Zenzinger | Y |
| Guzman | Y | Kefalas | Y | Rivera | Y | President | Y |
| Harvey | Y | Kerr | Y | Roberts | Y | | |

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

Co-sponsor(s) added: Aguilar, Guzman, Herpin, Hodge, Jahn, Johnston, Kefalas, Kerr, King, Lambert, Rivera, Roberts, Schwartz, Steadman, Todd and Ulibarri.

MESSAGE FROM THE HOUSE

April 25, 2014

Madam President:

The House has adopted and returns herewith SJM14-004.

The House has adopted and returns herewith SJR14-028.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB14-1385, amended as printed in House Journal, April 24, pages 1185-1186. HB14-1376, amended as printed in House Journal, April 24, page 1186. HB14-1360, amended as printed in House Journal, April 24, page 1186. HB14-1360, amended as printed in House Journal, April 24, pages 1187-1189, and amended on Third Reading, as printed in House Journal, April 25. HB14-1382, amended as printed in House Journal, April 24, pages 1186-1187. HB14-1380, amended as printed in House Journal, April 24, pages 1187-1187.

The House has passed on Third Reading and returns herewith SB14-117, 029, 001, 008, 189.

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The House has passed on Third Reading and transmitted to the Revisor of Statutes; SB14-150, amended as printed in House Journal, April 24, page 1190. SB14-129, amended as printed in House Journal, April 24, page 1190.

MESSAGE FROM THE REVISOR OF STATUTES

April 25, 2014

We herewith transmit:

Without comment, as amended, HB14-1360, 1376, 1380, 1382, and 1385. Without comment, as amended, SB14-129 and 150. With comment, as amended, HB14-1387.

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: HB14-1193, 1203, 1302, 1342.

Senate in recess. Senate reconvened.

Call of the Senate. Call raised.

On motion of Majority Leader Heath, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for expressions of personal privilege.

MESSAGE FROM THE HOUSE

April 25, 2014

Madam President:

The House has adopted and returns herewith SJM14-003.

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:

SB14-003 by Senator(s) Nicholson, Kefalas, Ulibarri; also Representative(s) Pettersen, Fields, Exum-Concerning child care assistance for working families, and, in connection therewith, making an appropriation.

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 | Heath | Y | King | N | Scheffel | N |
| Balmer | N | Herpin | N | Lambert | N | Schwartz | Y |
| Baumgardner | N | Hill | N | Lundberg | N | Steadman | Y |
| Brophy | N | Hodge | Y | Marble | N | Tochtrop | Y |
| Cadman | N | Jahn | Y | Newell | Y | Todd | Y |
| Crowder | Y | Johnston | Y | Nicholson | Y | Ulibarri | Y |
| Grantham | N | Jones | Y | Renfroe | N | Zenzinger | Y |
| Guzman | Y | Kefalas | Y | Rivera | N | President | Y |
| Harvey | N | Kerr | Y | Roberts | N | | |

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

Co-sponsor(s) added: Aguilar, Carroll, Guzman, Johnston, Jones, Kerr, Newell, Schwartz, Steadman, Tochtrop, Todd and Zenzinger.

SB14-176 by Senator(s) Johnston; also Representative(s) Murray and Court--Concerning crimes related to entities that trade in stolen vehicles, and, in connection therewith, making an appropriation.

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 | Heath | Y | King | Y | Scheffel | Y |
| Balmer | Y | Herpin | Y | Lambert | Y | Schwartz | Y |
| Baumgardner | Y | Hill | Y | Lundberg | Y | Steadman | Y |
| Brophy | Y | Hodge | Y | Marble | Y | Tochtrop | Y |
| Cadman | Y | Jahn | | Newell | Y | Todd | Y |
| Crowder | Y | Johnston | Y | Nicholson | Y | Ulibarri | Y |
| Grantham | Y | Jones | Y | Renfroe | Y | Zenzinger | Y |
| Guzman | Y | Kefalas | Y | Rivera | | President | Y |
| Harvey | Y | Kerr | Y | Roberts | Y | | |

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

Co-sponsor(s) added: Guzman, Heath, Herpin, Kerr, King, Newell, Rivera and Todd.

SB14-187 by Senator(s) Aguilar and Roberts; also Representative(s) Stephens and Schafer--Concerning creation of the Colorado commission on affordable health care to analyze health care costs in Colorado, and, in connection therewith, making an appropriation.

> A majority of those elected to the Senate having voted in the affirmative, Senator Aguilar was given permission to offer a third reading amendment.

Amendment No. 1(L.015), by Senators Aguilar and Roberts.

Amend engrossed bill, page 3, strike line 17.

Renumber succeeding subparagraphs accordingly.

Page 7, line 7, after "(b)" insert "(I)".

Page 7, line 17, strike "(I)" and substitute "(A)".

Page 7, line 19, strike "(II)" and substitute "(B)".

Page 7, line 21, strike "(III)" and substitute "(C)".

Page 7, line 22, strike "STATE. NOT" and substitute "STATE. (II) Not".

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Page 11, line 26, strike "AND".

Page 11, after line 26 insert:

ANY OTHER AUTHORITY NECESSARY TO PERFORM ITS ADMINISTRATIVE DUTIES; AND".

Reletter succeeding paragraph accordingly.

Page 11, line 27, strike "POWERS OR".

The amendment was **passed** on the following roll call vote:

| VEC |) = | MO | 0 | EVOLUED | ^ | ADCENTE | 0 |
|-------------------|------------|----------|---|-----------|---|-------------|---|
| | <u> 35</u> | NO | 0 | EXCUSED | U | ABSENT | U |
| Aguilar Balmer | Y | Heath | | King | | Y Scheffel | Y |
| | | Herpin | Y | Lambert | | Y Schwartz | Y |
| Baumgardner | Y | Hill | Y | Lundberg | | Y Steadman | Y |
| Brophy | Y | Hodge | Y | Marble | | Y Tochtrop | Y |
| Cadman | Y | Jahn | Y | Newell | | Y Todd | Y |
| Crowder | Y | Johnston | Y | Nicholson | | Y Ulibarri | Y |
| Grantham | Y | Jones | Y | Renfroe | | Y Zenzinger | Y |
| Guzman | Y | Kefalas | Y | Rivera | | Y President | Y |
| Harvey | Y | Kerr | Y | Roberts | | Y | |

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

| YES 23 | 3 | NO | 12 | EXCUSED | 0 | ABSENT | 0 |
|-------------|---|----------|----|-----------|----------|-------------|---|
| Aguilar | Y | Heath | Y | King | 7 | Y Scheffel | N |
| Balmer | N | Herpin | Y | Lambert | 1 | N Schwartz | Y |
| Baumgardner | N | Hill | N | Lundberg | 1 | N Steadman | Y |
| Brophy | N | Hodge | Y | Marble | 1 | N Tochtrop | Y |
| Cadman | N | Jahn | Y | Newell | 7 | Y Todd | Y |
| Crowder | Y | Johnston | Y | Nicholson | Y | Y Ulibarri | Y |
| Grantham | N | Jones | Y | Renfroe | 1 | N Zenzinger | Y |
| Guzman | Y | Kefalas | Y | Rivera | Y | Y President | Y |
| Harvey | N | Kerr | Y | Roberts | \ | ľ | |

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

Co-sponsor(s) added: Carroll, Guzman, Heath, Johnston, Jones, Kefalas, Kerr, Newell, Nicholson, Schwartz, Steadman, Tochtrop, Todd and Ulibarri.

SB14-164 by Senator(s) Carroll and King, Cadman, Jahn; also Representative(s) Gardner--Concerning aerial firefighting efforts through the division of fire prevention and control in the department of public safety, and, in connection therewith, implementing recommendations made by the division regarding the Colorado firefighting air corps.

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 Balmer | Y | Heath | Y | King | | Y Scheffel | Y |
| Balmer | Y | Herpin | Y | Lambert | | Y Schwartz | Y |
| Baumgardner | Y | Hill | Y | Lundberg | | Y Steadman | Y |
| Brophy | Y | Hodge | Y | Marble | | Y Tochtrop | Y |
| Cadman | Y | Jahn | Y | Newell | | Y Todd | Y |
| Crowder | Y | Johnston | Y | Nicholson | | Y Ulibarri | Y |
| Grantham | Y | Jones | Y | Renfroe | | Y Zenzinger | Y |
| Guzman | Y | Kefalas | Y | Rivera | | Y President | Y |
| Harvey | Y | Kerr | Y | Roberts | | Y | |

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

Co-sponsor(s) added: Aguilar, Balmer, Baumgardner, Brophy, Crowder, Grantham, Guzman, Harvey, Heath, Herpin, Hill, Hodge, Johnston, Jones, Kefalas, Kerr, Lambert, Lundberg, Marble, Newell, Nicholson, Renfroe, Rivera, Roberts, Scheffel, Schwartz, Steadman, Tochtrop, Todd, Ulibarri and Zenzinger.

Committee of the Whole

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

SB14-177 by Senator(s) Kerr and Newell; also Representative(s) Young--Concerning the definition of a drug-endangered child for purposes of cases of child abuse or neglect in the children's code.

Laid over until Monday, April 28, retaining its place on the calendar.

SB14-178 by Senator(s) Kerr and Newell; also Representative(s) Young--Concerning the definition of a drug-endangered child for purposes of cases of child abuse or neglect in the criminal code.

Laid over until Monday, April 28, retaining its place on the calendar.

HB14-1216 by Representative(s) Sonnenberg; also Senator(s) Brophy--Concerning required safety markings for certain towers over fifty feet in height that are located in unincorporated areas of the state.

<u>Amendment No. 1, Agriculture, Natural Resources, & Energy Committee Amendment</u>. (Printed in Senate Journal, April 21, page(s) 827 and placed in members' bill files.)

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

SB14-159 by Senator(s) Aguilar, Kefalas; also Representative(s) Primavera--Concerning implementation of standardized rules for use in processing medical claims, and, in connection therewith, making an appropriation.

Amendment No. 1, Health & Human Services Committee Amendment. (Printed in Senate Journal, April 17, page(s) 819-820 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment. (Printed in Senate Journal, April 23, page(s) 888 and placed in members' bill files.)

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

HB14-1328 by Representative(s) Williams and Coram, Becker, Dore, Hamner, McLachlan, Mitsch Bush, Scott, Tyler, Wilson, Young; also Senator(s) Nicholson and Crowder, Schwartz--Concerning the deployment of broadband into unserved areas of Colorado through grant-making from moneys allocated from the Colorado high cost support mechanism, and, in connection therewith, making an appropriation.

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

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HB14-1331 by Representative(s) Williams and Murray; also Senator(s) Nicholson and Kerr-Concerning the regulation of basic local exchange service as it affects effective competition, and, in connection therewith, making an appropriation.

<u>Amendment No. 1, Business, Labor & Technology Committee Amendment.</u> (Printed in Senate Journal, April 17, page(s) 802 and placed in members' bill files.)

Amendment No. 2(L.004), by Senator Kerr.

Amend the Business, Labor, and Technology Committee Report, dated April 16, 2014, page 1, line 2, strike "(1) (r),".

Page 1, strike lines 4 through 6.

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

HB14-1329 by Representative(s) Williams and Murray; also Senator(s) Kerr and Scheffel--Concerning the exemption of certain internet-protocol-enabled services from oversight by the public utilities commission, and, in connection therewith, making an appropriation.

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

HB14-1327 by Representative(s) Williams and Murray; also Senator(s) Scheffel and Tochtrop--Concerning measures to expand the deployment of communication networks, and, in connection therewith, enacting the "Broadband Deployment Act".

<u>Amendment No. 1, Business, Labor & Technology Committee Amendment.</u> (Printed in Senate Journal, April 17, page(s) 801-802 and placed in members' bill files.)

Amendment No. 2, State, Veterans & Military Affairs Committee Amendment. (Printed in Senate Journal, April 22, page(s) 867 and placed in members' bill files.)

<u>Amendment No. 3, Appropriations Committee Amendment.</u> (Printed in Senate Journal, April 23, page(s) 887 and placed in members' bill files.)

Amendment No. 4(L.024), by Senators Scheffel and Tochtrop.

Amend the State, Veterans, & Military Affairs Committee Report, dated April 21, 2014, page 1, line 2, strike ""GREATER" and substitute ""THAT ARE GREATER".

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

HB14-1330 by Representative(s) Williams; also Senator(s) Tochtrop--Concerning an update of telecommunications terminology for intrastate telecommunications services.

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

SB14-118 by Senator(s) Steadman; also Representative(s) Melton--Concerning improving protections for individuals with disabilities.

Amendment No. 1, Judiciary Committee Amendment. (Printed in Senate Journal, April 22, page(s) 856-866 and placed in members' bill files.)

Amendment No. 2(L.009), by Senator Steadman.

Amend the Judiciary Committee Report, dated April 21, 2014, page 1, strike lines 13 through 17.

Page 1, line 15, strike "HOUSING OR EMPLOYMENT" and substitute "HOUSING, EMPLOYMENT, PUBLIC ACCOMMODATION, OR ADVERTISING".

Page 1, line 16 and 17, strike "HOUSING OR EMPLOYMENT" and substitute "HOUSING, EMPLOYMENT, PUBLIC ACCOMMODATION, OR ADVERTISING".

Page 2, strike lines 40 and 41 and substitute "trustees, receivers, or the state of Colorado and all OF".

Page 3, line 12, after "ITS" insert "RELATED AMENDMENTS AND".

Page 3, line 15, after "ITS" insert "RELATED AMENDMENTS AND".

Page 3 strike lines 38 through 42.

Page 4, strike lines 1 through 3.

Renumber succeeding sections accordingly.

Page 4, strike lines 11 through 33.

Renumber succeeding sections accordingly.

Page 4, line 39, strike "24-34-805." and substitute "24-34-502.2. **SECTION 5.** In Colorado Revised Statutes, 24-34-502.2, **amend**

(1), (2), and (3) as follows:

24-34-502.2. Unfair or discriminatory housing practices against individuals with disabilities prohibited. (1) It shall be IS an unfair or discriminatory housing practice and THEREFORE unlawful and hereby prohibited:

(a) For any A person to discriminate in the sale or rental of, or to otherwise make unavailable or deny, a dwelling to any buyer or renter because of a disability of the A buyer or renter, or of any person AN INDIVIDUAL who will reside in the dwelling after it is sold, rented, or made available, or of any person INDIVIDUAL associated with such THE

buyer or renter;

- (b) For any A person to discriminate against another person AN INDIVIDUAL in the terms, conditions, or privileges of sale or rental of a dwelling or in the provision of services or facilities in connection with such dwelling because of a disability of that person INDIVIDUAL, of any person INDIVIDUAL residing in or intending to reside in that dwelling after it is so sold, rented, or made available, or of any person INDIVIDUAL
- associated with that person THE INDIVIDUAL.

 (2) For purposes of this section, "discrimination" includes BOTH SEGREGATE AND SEPARATE AND INCLUDES, but is not limited to:
- A refusal to permit, at the expense of the person AN INDIVIDUAL with a disability, reasonable modifications of existing premises occupied or to be occupied by such person THE INDIVIDUAL if such THE modifications are necessary to afford such person THE INDIVIDUAL WITH full enjoyment of the premises; except that, in the case of a rental, the landlord may, where it is reasonable to do so, condition permission for a modification on the renter agreeing to restore the interior of the premises to the condition that existed before the modification, reasonable wear and tear excepted;

(b) A refusal to make reasonable accommodations in rules, policies, practices, or services when such accommodations may be necessary to afford such person THE INDIVIDUAL WITH A DISABILITY equal

opportunity to use and enjoy a dwelling; and
(c) In connection with the design and construction of covered multifamily dwellings for first occupancy after the date that is thirty months after the date of enactment of the federal "Fair Housing Amendments Act of 1988", a failure to design and construct those dwellings in such a manner that the public use and common use portions of such THE dwellings are readily accessible to and usable by persons INDIVIDUALS with disabilities. At least one building entrance shall MUST be on an accessible route unless it is impractical to do so because of the terrain or the unusual characteristics of the site. All doors designed to allow passage into and within all premises within such THE dwellings shall MUST be sufficiently wide to allow passage by persons INDIVIDUALS

with disabilities in wheelchairs USING MOBILITY DEVICES, and all premises within such THE dwellings shall MUST contain the following features of adaptive design:

(I) Accessible routes into and through the dwellings;

- (II) Light switches, electrical outlets, thermostats, and other environmental controls in accessible locations;
- (III) Reinforcements in bathroom walls to allow later installation of grab bars; and (IV) Usable kitchens and bathrooms such that an individual in a
- wheelchair USING A MOBILITY DEVICE can maneuver about the space.
- (3) Compliance with the appropriate requirements of the American national standard for buildings and facilities providing accessibility and usability for persons INDIVIDUALS with physical disabilities (commonly cited as ANSI A117.1) suffices to satisfy the requirements of paragraph (c) of subsection (2) of this section.".

Renumber succeeding sections accordingly.

Page 7, line 6, after "(2)" insert "(a)".

Page 7, line 8, strike "24-34-601, OR 24-34-805" and substitute "24-34-502.2, OR 24-34-601".

Page 7, line 10, after "TO" insert "ANY OF".

Page 7, line 11, strike "(a)" and substitute "(I)".

Page 7, line 12, strike "OR".

Page 7, line 13, strike "(b)" and substitute "(II)", and strike "DAMAGES OR A" and substitute "DAMAGES; OR".

Page 7, strike lines 14 and 15 and substitute: "(III) A STATUTORY FINE NOT TO EXCEED THREE THOUSAND FIVE HUNDRED DOLLARS.".

Page 7, after line 15 insert:

- (b) FOR A CLAIM BROUGHT PURSUANT TO PARAGRAPH (a) OF THIS SUBSECTION FOR A CONSTRUCTION-RELATED ACCESSIBILITY VIOLATION, THE VIOLATION MUST BE CONSIDERED A SINGLE INCIDENT AND NOT AS SEPARATE VIOLATIONS FOR EACH DAY THE CONSTRUCTION-RELATED ACCESSIBILITY VIOLATION EXISTS.
- (c) (I) A SMALL BUSINESS DEFENDANT IS ENTITLED TO A FIFTY PERCENT REDUCTION IN A STATUTORY FINE ASSESSED PURSUANT TO SUBPARAGRAPH (III) OF PARAGRAPH (a) OF THIS SUBSECTION (2) IF IT CORRECTS THE ACCESSIBILITY VIOLATION WITHIN THIRTY DAYS AFTER THE FILING OF THE COMPLAINT. THE FIFTY PERCENT REDUCTION IN A STATUTORY FINE DOES NOT APPLY, HOWEVER, IF THE DEFENDANT KNOWINGLY OR INTENTIONALLY MADE OR CAUSED TO HAVE MADE THE ACCESS BARRIER THAT CAUSED THE ACCESSIBILITY VIOLATION.
- (II) FOR PURPOSES OF THIS PARAGRAPH (c), "SMALL BUSINESS" MEANS AN EMPLOYER WITH TWENTY-FIVE OR FEWER EMPLOYEES AND NO MORE THAN THREE MILLION FIVE HUNDRED THOUSAND DOLLARS IN ANNUAL GROSS INCOME.
- (III) NOTHING IN THIS PARAGRAPH (c) MAY BE INTERPRETED TO RESULT IN A REDUCTION IN ACTUAL MONETARY DAMAGES AWARDED PURSUANT TO SUBPARAGRAPH (II) OF PARAGRAPH (a) OF THIS SUBSECTION (2).".

Page 7, after line 18, insert: "(4) A COURT THA A COURT THAT HEARS CIVIL SUITS PURSUANT TO THIS SECTION SHALL APPLY THE SAME STANDARDS AND DEFENSES THAT ARE AVAILABLE UNDER THE FEDERAL "AMERICANS WITH DISABILITIES ACT OF 1990", 42 U.S.C. SEC. 12101 ET SEQ., AND ITS RELATED AMENDMENTS AND IMPLEMENTING REGULATIONS."

Page 8, line 24, after "ITS" insert "RELATED AMENDMENTS AND".

Page 9, strike lines 40 through 42.

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Strike page 10.

Page 11, strike lines 1 through 25.

Renumber succeeding sections accordingly.

Page 12, line 5, after "24-34-502," insert "24-34-502.2,", and strike "24-34-803, OR 24-34-805, C.R.S." and substitute "OR 24-34-803, C.R.S.".

Amendment No. 3(L.011), by Senator Steadman.

Amend the Steadman floor amendment (SB118_L.009), page 1, strike lines 3 through 8.

Amendment No. 4(L.012), by Senator Steadman.

Amend the Judiciary Committee Report, dated April 21, 2014, page 7, line 6, strike "A" and substitute "EXCEPT AS PROVIDED FOR IN SUBSECTION (4) OF THIS SECTION, A".

Page 7, after line 18 insert:
"(4) A CIVIL SUIT ALLEGING A VIOLATION OF SECTION 24-34-601 MAY NOT BE BROUGHT PURSUANT TO SUBSECTION (2) OF THIS SECTION IF THE RESPONDENT CURED THE VIOLATION WITHIN FIFTEEN DAYS OF THE OFFENSE. IT IS AN AFFIRMATIVE DEFENSE AGAINST A FINE THAT ANY CONSTRUCTION NECESSARY TO CURE A VIOLATION WAS COMMENCED WITHIN FIFTEEN DAYS AFTER NOTIFICATION OF A VIOLATION AND COMPLETED WITHIN A REASONABLE TIME AFTER NOTIFICATION OF THE VIOLATION.".

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

HB14-1170 by Representative(s) Garcia, Court, Foote, Hullinghorst, May, Moreno, Navarro, Pabon, Rosenthal, Salazar, Schafer; also Senator(s) Steadman, Guzman--Concerning the authority of the state to enter into lease-purchase agreements for the Colorado bureau of investigation's Pueblo regional office and forensic laboratory, and, in connection therewith, making and reducing appropriations.

> Amendment No. 1, Appropriations Committee Amendment. (Printed in Senate Journal, April 22, page(s) 868 and placed in members' bill files.)

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

SB14-206 by Senator(s) Steadman; also Representative(s) Singer--Concerning criminal record sealing provisions, and, in connection therewith, relocating the record sealing provisions in a new part, clarifying when an arrest record can be sealed, and making other clarifying changes.

> Amendment No. 1, Judiciary Committee Amendment. (Printed in Senate Journal, April 23, page(s) 899 and placed in members' bill files.)

Amendment No. 2(L.003), by Senator Steadman.

Amend printed bill, page 9, line 22, strike "INFRACTION;" and substitute "INFRACTION.".

Page 9, strike lines 23 and 24.

C.R.S.".

Page 10, after line 5 insert: '(d) THIS SECTION SHALL NOT APPLY TO RECORDS PERTAINING TO A DEFERRED JUDGMENT AND SENTENCE OF SECTION 42-4-1301(1) OR (2),

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Reletter succeeding paragraphs accordingly.

Page 11, line 17, strike "AND" and substitute "OR".

Page 21, line 7, strike "OR LEVEL 3".

Page 24, lines 22 and 23, strike "LEVEL 1, LEVEL 2, OR LEVEL 3" and substitute "LEVEL 1 OR LEVEL 2".

Page 32, line 8, strike "24-22-604 (1) (c)." and substitute "24-72-604 (1) (c).".

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

HB14-1072 by Representative(s) Pettersen and Exum, Fields; also Senator(s) Kefalas, Ulibarri--Concerning an income tax credit for child care expenses paid by a resident individual with a federal adjusted gross income of twenty-five thousand dollars or less, and, in connection therewith, making and reducing appropriations.

Amendment No. 1, Finance Committee Amendment. (Printed in Senate Journal, April 16, page(s) 771 and placed in members' bill files.)

Amendment No. 2, Appropriations Committee Amendment. (Printed in Senate Journal, April 22, page(s) 869 and placed in members' bill files.)

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

HB14-1014 by Representative(s) DelGrosso and Kraft-Tharp; also Senator(s) Heath and Scheffel-Concerning modifications to the job growth incentive tax credit, and, in connection therewith, reducing an appropriation.

<u>Amendment No. 1, Appropriations Committee Amendment.</u> (Printed in Senate Journal, April 22, page(s) 867 and placed in members' bill files.)

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

HB14-1205 by Representative(s) Ryden, Garcia, Conti, Court, Duran, Exum, Ferrandino, Fields, Gardner, Hamner, Hullinghorst, Kraft-Tharp, Lebsock, Lee, May, McCann, McLachlan, Melton, Mitsch Bush, Moreno, Navarro, Pabon, Peniston, Primavera, Rosenthal, Salazar, Schafer, Szabo, Vigil, Williams, Young; also Senator(s) Crowder, Steadman--Concerning the veterans assistance grant program.

Amendment No. 1, State, Veterans & Military Affairs Committee Amendment. (Printed in Senate Journal, April 17, page(s) 803-804 and placed in members' bill files.)

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

HB14-1211 by Representative(s) Young, Ginal, Singer, Tyler; also Senator(s) Tochtrop--Concerning ensuring access to quality complex rehabilitation technology in the medicaid program, and, in connection therewith, making and reducing appropriations.

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

HB14-1221 by Representative(s) Exum and Rankin, Fields, Lebsock; also Senator(s) Tochtrop-Concerning continuation of the regulation of fire suppression contractors by the division of fire prevention and control, and, in connection therewith, implementing the recommendations of the 2013 sunset report by the department of regulatory agencies.

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

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HB14-1269 by Representative(s) Court and Williams, Becker, Fields, Fischer, Hullinghorst, Labuda, McCann, Melton, Moreno, Pabon, Peniston, Ryden, Salazar, Schafer; also Senator(s) Johnston--Concerning the circumstances under which a person who sells items subject to sales tax must collect such sales tax on behalf of the state.

Laid over until Monday, April 28, retaining its place on the calendar.

HB14-1316 by Representative(s) Williams and Salazar, Melton, Becker, Buckner, Court, Duran, Exum, Ferrandino, Fields, Fischer, Foote, Garcia, Ginal, Hamner, Hullinghorst, Kagan, Kraft-Tharp, Labuda, Lebsock, Lee, McCann, McLachlan, Moreno, Pabon, Peniston, Pettersen, Rosenthal, Ryden, Schafer, Singer, Tyler, Vigil, Young; also Senator(s) Ulibarri and Guzman--Concerning methods to determine whether disparities involving certain historically underutilized businesses exist within the state procurement process, and, in connection therewith, commissioning a study to make such determination, requiring the department of personnel to track contracts awarded to historically underutilized businesses, and making and reducing appropriations.

Laid over until Monday, April 28, retaining its place on the calendar.

HB14-1273 by Representative(s) McCann and Wright; also Senator(s) Newell and Schwartz, Kefalas-Concerning human trafficking, and, in connection therewith, making and reducing appropriations.

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

HB14-1213 by Representative(s) Kraft-Tharp, Joshi, Vigil; also Senator(s) Crowder--Concerning pharmacy benefit manager maximum allowable cost pricing requirements for prescription drugs, and, in connection therewith, making and reducing appropriations.

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

HB14-1011 by Representative(s) Young and Gerou, Kraft-Tharp; also Senator(s) Heath--Concerning the funding of advanced industry economic development programs.

<u>Amendment No. 1, Finance Committee Amendment</u>. (Printed in Senate Journal, April 16, page(s) 771-772 and placed in members' bill files.)

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

HB14-1307 by Representative(s) Vigil; also Senator(s) Crowder--Concerning the recategorization of Mineral county for the purpose of statutory provisions fixing the salaries of county officers.

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

SCR14-002 by Senator(s) Brophy and Carroll; also Representative(s) Nordberg--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning the protection of electronic data from unreasonable searches and seizures.

Amendment No. 1(L.002), by Senator Brophy.

Amend printed resolution, page 2, strike line 11 and substitute "homes, ELECTRONIC AND OTHER DATA, and effects, from unreasonable".

As amended, ordered engrossed 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

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

| YES | 31 | NO | 0 | EXCUSED | 4 | ABSENT | 0 |
|-------------------|----|-----------------|---|-----------|---|-------------|---|
| Aguilar Balmer | 7 | Heath | Y | King | | Y Scheffel | Е |
| Balmer | E | E Herpin | Y | Lambert | • | Y Schwartz | Y |
| Baumgardner | } | / Hill | Y | Lundberg | • | Y Steadman | Y |
| Brophy | 7 | / Hodge | Y | Marble | • | Y Tochtrop | Y |
| Cadman | E | E Jahn | Y | Newell | | Y Todd | Y |
| Crowder | } | Johnston | Y | Nicholson | | Y Ulibarri | Y |
| Grantham | } | 7 Jones | Y | Renfroe | • | Y Zenzinger | Y |
| Guzman | } | Y Kefalas | Y | Rivera | • | Y President | Y |
| Harvey | } | / Kerr | Y | Roberts | | E | |

The Committee of the Whole took the following action:

Passed on second reading: SB14-159 as amended, SB14-118 as amended, SB14-206 as amended, SCR14-002 as amended, HB14-1216 as amended, HB14-1328, HB14-1331 as amended, HB14-1329, HB14-1327 as amended, HB14-1330, HB14-1170 as amended, HB14-1072 as amended, HB14-1014 as amended, HB14-1205 as amended, HB14-1211, HB14-1221, HB14-1273, HB14-1213, HB14-1011 as amended, HB14-1307. Laid over until Monday, April 28: SB14-177, SB14-178, HB14-1269, HB14-1316.

On motion of Majority Leader Heath, and with a majority of those elected to the Senate having voted in the affirmative, the Consideration of Resolutions Calendar (SR14-003, HJR14-1009, HJR14-1018) of Friday, April 25 was laid over until Monday, April 28, retaining its place on the calendar.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE RESOLUTIONS

by Senator(s) Zenzinger and Kerr; also Representative(s) Peniston and Duran--Concerning the designation of April 8, 2014, as "Equal Pay Day" in Colorado, and, in connection therewith, acknowledging the persisting problem of wage disparity among various groups. **SJR14-026**

> Senator Kerr moved that the Senate concur in House amendments to SJR14-026, as printed in House Journal, April 22, page(s) 1134.

> A majority of all members elected to the Senate having voted in the affirmative, the motion was adopted on the following roll call vote:

| YES 31 | | NO | 0 | EXCUSED | 4 | | ABSENT | 0 |
|-------------|---|----------|---|-----------|---|---|-----------|---|
| Aguilar | Y | Heath | | King | | Y | Scheffel | Е |
| Balmer | E | Herpin | Y | Lambert | | Y | Schwartz | Y |
| Baumgardner | Y | Hill | Y | Lundberg | | Y | Steadman | Y |
| Brophy | Y | Hodge | | Marble | | Y | Tochtrop | Y |
| Cadman | Ε | Jahn | | Newell | | Y | Todd | Y |
| Crowder | Y | Johnston | Y | Nicholson | | Y | Ulibarri | Y |
| Grantham | Y | Jones | Y | Renfroe | | Y | Zenzinger | Y |
| Guzman | Y | Kefalas | Y | Rivera | | Y | President | Y |
| Harvey | Y | Kerr | Y | Roberts | | E | | |

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

NO

YES

ABSENT

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| Balmer | E He | rpin | N | Lambert | N | Schwartz | Y |
| Baumgardner | N Hil | 1 | N | Lundberg | N | Steadman | Y |
| Brophy | Y Ho | dge | | Marble | N | Tochtrop | Y |
| Cadman | E Jah | n | Y | Newell | Y | Todd | Y |
| Crowder | Y Joh | ınston | Y | Nicholson | Y | Ulibarri | Y |
| Grantham | N Jon | ies | Y | Renfroe | N | Zenzinger | Y |
| Guzman | Y Ket | falas | Y | Rivera | | President | Y |
| Harvey | N Kei | rr | Y | Roberts | Е | | |

EXCUSED

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

CONSIDERATION OF GOVERNOR'S APPOINTMENTS

On motion of Senator Todd, the following Governor's appointment was confirmed by a roll call vote:

MEMBER OF THE WASTE TIRE ADVISORY COMMITTEE

for a term expiring September 9, 2014:

Brian S. Cunningham of Pueblo, Colorado, to serve as a tire retailer, and upon the resignation of Michael "Scott" Skorka of Golden, Colorado, appointed.

| YES 3 | <u>81 </u> | NO | 0 | EXCUSED | 4 | ABSENT | 0 |
|-------------|---|----------|---|-----------|---|-------------|---|
| Aguilar | Y | Heath | Y | King | | Y Scheffel | E |
| Balmer | E | Herpin | Y | Lambert | | Y Schwartz | Y |
| Baumgardner | Y | Hill | Y | Lundberg | | Y Steadman | Y |
| Brophy | Y | Hodge | | Marble | | Y Tochtrop | Y |
| Cadman | Е | Jahn | Y | Newell | | Y Todd | Y |
| Crowder | Y | Johnston | Y | Nicholson | | Y Ulibarri | Y |
| Grantham | Y | Jones | Y | Renfroe | | Y Zenzinger | Y |
| Guzman | Y | Kefalas | Y | Rivera | | Y President | Y |
| Harvey | Y | Kerr | Y | Roberts | | E | |

COMMITTEE OF REFERENCE REPORTS

Legislative Council

After consideration on the merits, the Committee recommends that **HB14-1117** be postponed indefinitely.

Legislative Council

After consideration on the merits, the Committee recommends that **HB14-1161** be amended as follows, and as so amended, be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

Amend reengrossed bill, page 7, line 15, strike "NINE MEMBERS:" and substitute "FIVE MEMBERS APPOINTED BY THE GOVERNOR AS FOLLOWS:".

Page 7, strike lines 16 through 24.

Page 7, line 25, strike "(A)" and substitute "(I)".

Page 7, line 27, strike "(B)" and substitute "(II)".

Page 8, line 2, strike "(C)" and substitute "(III)".

Page 8, line 3, strike "(D)" and substitute "(IV)".

Page 8, line 5, strike "(E)" and substitute "(V)".

Page 8, line 7, strike "NINE" and substitute "FIVE".

Page 8, strike lines 18 through 20 and substitute "EXCEPT THAT THE INITIAL TERMS OF THREE OF THE".

Legislative Council

After consideration on the merits, the Committee recommends that HB14-1194 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Legislative Council

After consideration on the merits, the Committee recommends that **HB14-1338** be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

Legislative Council

After consideration on the merits, the Committee recommends that HB14-1303 be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

On motion of Majority Leader Heath, the Senate adjourned until 10:00 a.m., Monday, April 28, 2014.

Approved:

Morgan Carroll President of the Senate

Attest:

Cindi L. Markwell Secretary of the Senate