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

105th I	Legislative	Day
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Tuesday, April 22, 2014

Prayer By the chaplain, Rabbi Adam Morris, Temple Micah, Denver.

Call to Order

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

Pledge By Senator Kerr.

Roll Call Present--34 Absent--1, Hill

Present later--1, Hill.

Quorum The President announced a quorum present.

Reading of Journal

Judiciary

On motion of Senator Rivera, reading of the Journal of Monday, April 21, 2014, was dispensed with and the Journal was approved as corrected by the Secretary.

COMMITTEE OF REFERENCE REPORTS

Judiciary After consideration on the merits, the Committee recommends that HB14-1273 be referred to the Committee on Appropriations with favorable recommendation.

After consideration on the merits, the Committee recommends that **HB14-1347** be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Judiciary After consideration on the merits, the Committee recommends that **HB14-1095** be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

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

Amend printed bill, page 2, line 11, strike "attorneys" and substitute "attorneys".

Page 3, line 4, strike "costs from" and substitute "for".

Page 4, line 16, strike "ATTORNEYS" and substitute "ATTORNEYS".

Page 4, line 17, strike "ATTORNEYS" and substitute "ATTORNEYS".

Page 6, line 6, strike "ATTORNEYS" and substitute "ATTORNEYS".

Page 6, line 8, strike "JUNE 30," and substitute "OCTOBER 31,".

Page 6, line 11, strike "ATTORNEYS" and substitute "ATTORNEYS".

Page 6, line 23, strike "ATTORNEYS" and substitute "ATTORNEYS".

Page 7, line 6, strike "ATTORNEYS" and substitute "ATTORNEYS".

Page 7, line 9, strike "JULY 1," and substitute "NOVEMBER 1," and strike "ATTORNEYS" and substitute "ATTORNEYS".

Page 7, line 19, strike "ATTORNEYS" and substitute "ATTORNEYS".

Page 7, line 20, strike "ATTORNEYS" and substitute "ATTORNEYS".

Page 7, line 23, strike "ATTORNEYS" and substitute "ATTORNEYS".

Page 8, line 6, strike "ATTORNEYS" and substitute "ATTORNEYS".

Page 10, line 4, strike "ATTORNEYS" and substitute "ATTORNEYS".

Page 10, line 8, strike "ATTORNEYS" and substitute "ATTORNEYS".

Page 10, after line 24 insert:
"SECTION 6. Applicability. Section 4 of this act applies to offenses committed on or after September 1, 2015.".

Renumber succeeding section accordingly.

Judiciary

After consideration on the merits, the Committee recommends that **SB14-118** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

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

SECTION 1. In Colorado Revised Statutes, **amend** 24-34-301 as follows

24-34-301. Definitions. As used in parts 3 to 7 8 of this article, unless the context otherwise requires:

(1) "Age" means a chronological age of at least forty years.

(1.1) "AGENCY" OR "STATE AGENCY" MEANS ANY BOARD,

- BUREAU, COMMISSION, DEPARTMENT, INSTITUTION, DIVISION, SECTION, OR OFFICER OF THE STATE, EXCEPT THOSE IN THE LEGISLATIVE BRANCH OR JUDICIAL BRANCH AND EXCEPT THE ADJUTANT GENERAL OF THE NATIONAL GUARD, WHOSE POWERS AND DUTIES ARE SET FORTH IN SECTION 28-3-106, C.R.S.

 (1.2) "AGGRIEVED PERSON" OR "AGGRIEVED PARTY" MEANS A
- PERSON OR PARTY WHO CLAIMS TO HAVE BEEN INJURED BY A DISCRIMINATORY HOUSING OR EMPLOYMENT PRACTICE OR BELIEVES THAT HE OR SHE WILL BE INJURED BY A DISCRIMINATORY HOUSING OR EMPLOYMENT PRACTICE THAT IS ABOUT TO OCCUR.
- (1.5) "Commission" means the Colorado civil rights commission created by IN section 24-34-303.

 (1.6) "Commissioner" means a member of the Colorado civil
- rights commission.

(2) "Director" means the director of the Colorado civil rights division, which office is created by IN section 24-34-302.

- "Disability" means a physical impairment which substantially limits one or more of a person's major life activities and includes a record of such an impairment and being regarded as having such an impairment has the same meaning as set forth in the federal "Americans with Disabilities Act of 1990", 42 U.S.C. sec. 12101 ET SEQ., AND ITS RELATED AMENDMENTS AND IMPLEMENTING REGULATIONS.
- (b) (I) On and after July 1, 1990, as to part 5 of this article, shall also include such a person who has a mental impairment, but such term does not include any person currently involved

(II) On and after July 1, 1992, as to parts 4, 6, and 7 of this article, "disability" shall also include such a person who is shall also include such a person who has a mental impairment.

(HI) The term "mental impairment" as used in subparagraphs (I) and (II) of this paragraph (b) shall mean any mental or psychological

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disorder such as developmental disability, organic brain syndrome,

mental illness, or specific learning disabilities.

(3) "Division" means the Colorado civil rights division, created by IN section 24-34-302.

(4) (Deleted by amendment, L. 93, p. 1655, § 59, effective July 1, 1993.)

- (4.1) "HOUSING" MEANS A BUILDING, STRUCTURE, VACANT LAND, OR PART THEREOF OFFERED FOR SALE, LEASE, RENT, OR TRANSFER OF OWNERSHIP; EXCEPT THAT "HOUSING" DOES NOT INCLUDE ANY ROOM OFFERED FOR RENT OR LEASE IN A SINGLE-FAMILY DWELLING MAINTAINED AND OCCUPIED IN PART BY THE OWNER OR LESSEE OF SAID DWELLING AS HIS OR HER HOUSEHOLD.
- (4.2) "HOUSING ACCOMMODATIONS" MEANS ANY REAL PROPERTY OR PORTION THEREOF THAT IS USED OR OCCUPIED, OR INTENDED, ARRANGED, OR DESIGNED TO BE USED OR OCCUPIED, AS THE HOME, RESIDENCE, OR SLEEPING PLACE OF ONE OR MORE PERSONS BUT DOES NOT INCLUDE ANY SINGLE FAMILY RESIDENCE, THE OCCUPANTS OF WHICH RENT, LEASE, OR FURNISH FOR COMPENSATION NOT MORE THAN ONE
- ROOM IN THAT RESIDENCE.
 (4.5) "Marital status" means a relationship or a spousal status of a person AN INDIVIDUAL, including but not limited to being single, cohabitating, engaged, widowed, married, in a civil union, or legally separated, or a relationship or a spousal status of a person AN INDIVIDUAL who has had or is in the process of having a marriage or civil union dissolved or declared invalid.
- (5) (a) "Person" means one or more individuals, limited liability companies, partnerships, associations, corporations, legal representatives, trustees, receivers, OWNERS, LESSEES, PROPRIETORS, MANAGERS, EMPLOYEES, AGENTS OF ANY PERSON, or the state of Colorado and all OF ITS political subdivisions and agencies. thereof.
- (b) FOR THE PURPOSES OF PART 5 OF THIS ARTICLE, "PERSON" DOES NOT INCLUDE ANY PRIVATE CLUB NOT OPEN TO THE PUBLIC, WHICH AS AN INCIDENT TO ITS PRIMARY PURPOSE OR PURPOSES PROVIDES LODGINGS THAT IT OWNS OR OPERATES FOR OTHER THAN A COMMERCIAL PURPOSE, UNLESS SUCH CLUB HAS THE PURPOSE OF PROMOTING DISCRIMINATION IN THE MATTER OF HOUSING AGAINST ANY PERSON BECAUSE OF DISABILITY, RACE, CREED, COLOR, RELIGION, SEX, SEXUAL ORIENTATION, MARITAL
- STATUS, FAMILIAL STATUS, NATIONAL ORIGIN, OR ANCESTRY.

 (5.3) "PLACE OF PUBLIC ACCOMMODATION" OR "PUBLIC ACCOMMODATION" HAS THE SAME MEANING AS SET FORTH IN TITLE III OF THE FEDERAL "AMERICANS WITH DISABILITIES ACT OF 1990", 42 U.S.C.
- SEC. 12181 (7), AND ITS IMPLEMENTING REGULATIONS.

 (5.4) "PUBLIC ENTITY" HAS THE SAME MEANING AS SET FORTH IN TITLE II OF THE FEDERAL "AMERICANS WITH DISABILITIES ACT OF 1990", 42 U.S.C. SEC. 12131, AND ITS IMPLEMENTING REGULATIONS.

 (5.5) "PUBLIC TRANSPORTATION SERVICE" MEANS A COMMON
- CARRIER OF PASSENGERS OR ANY OTHER MEANS OF PUBLIC CONVEYANCE OR MODES OF TRANSPORTATION, INCLUDING BUT NOT LIMITED TO AIRPLANES, MOTOR VEHICLES, RAILROAD TRAINS, MOTOR BUSES, STREETCARS, BOATS, OR TAXIS.
- "QUALIFIED INDIVIDUAL WITH A DISABILITY" "INDIVIDUAL WITH A DISABILITY" HAS THE SAME MEANING AS SET FORTH IN THE FEDERAL "AMERICANS WITH DISABILITIES ACT OF 1990", 42 U.S.C. SEC. 12131, AND ITS RELATED AMENDMENTS AND IMPLEMENTING REGULATIONS.
- "Respondent" means any person, agency, organization, or (6) other entity against whom a charge is filed pursuant to any of the
- provisions of parts 3 to 7 8 of this article.

 (6.5) "SERVICE ANIMAL" HAS THE SAME MEANING AS SET FORTH IN THE IMPLEMENTING REGULATIONS OF TITLE II AND TITLE III OF THE FEDERAL "AMERICANS WITH DISABILITIES ACT OF 1990", 42 U.S.C. SEC. 12101 ET SEQ.
- Sexual orientation" means a person's AN INDIVIDUAL'S orientation toward heterosexuality, homosexuality, bisexuality, or transgender status or another person's INDIVIDUAL'S perception thereof.
- "TRAINER OF A SERVICE ANIMAL" MEANS A PERSON WHO INDIVIDUALLY TRAINS A SERVICE ANIMAL.

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SECTION 2. In Colorado Revised Statutes, 24-34-302, amend (2) as follows:

24-34-302. Civil rights division - director - powers and duties. (2) The director shall appoint such investigators and other personnel as may be necessary to carry out the functions and duties of the division. The director and the staff of the division shall receive, investigate, and make determinations on charges alleging unfair or discriminatory practices in violation of parts 4 to 7 of this article AND SECTION 24-34-805.

SECTION 3. In Colorado Revised Statutes, 24-34-401, amend

the introductory portion; and **repeal** (7.5) as follows: **24-34-401. Definitions.** As used in this part 4, unless OTHERWISE DEFINED IN SECTION 24-34-301 OR UNLESS the context otherwise requires:

(7.5) "Sexual orientation" means a person's orientation toward heterosexuality, homosexuality, bisexuality, or transgender status or an employer's perception thereof.

SECTION 4. In Colorado Revised Statutes, 24-34-501, amend the introductory portion; and **repeal** (1), (1.5), (2), and (3) as follows:

24-34-501. Definitions. As used in this part 5, unless OTHERWISE DEFINED IN SECTION 24-34-301 OR UNLESS the context otherwise requires:

(1) "Aggrieved person" means any person who claims to have been injured by a discriminatory housing practice or believes that he will

- be injured by a discriminatory housing practice that is about to occur.

 (1.5) "Discriminate" includes both segregate and separate.

 (2) "Housing" means any building, structure, vacant land, or part thereof offered for sale, lease, rent, or transfer of ownership; except that "housing" does not include any room offered for rent or lease in a single-family dwelling maintained and occupied in part by the owner or lessee of said dwelling as his household.
- (3) "Person" has the meaning ascribed to such term in section 24-34-301 (5) and includes any owner, lessee, proprietor, manager, employee, or any agent of a person; but, for purposes of this part 5, "person" does not include any private club not open to the public, which as an incident to its primary purpose or purposes provides lodgings that it owns or operates for other than a commercial purpose unless such club has the purpose of promoting discrimination in the matter of housing against any person because of disability, race, creed, color, religion, sex, sexual orientation, marital status, familial status, national origin, or

ancestry.
SECTION 5. In Colorado Revised Statutes, 24-34-502, add (1) (k) as follows:

24-34-502. Unfair housing practices prohibited. (1) It shall be an unfair housing practice and unlawful and hereby prohibited:

(k) FOR ANY PERSON TO VIOLATE THE PROVISIONS OF SECTION 24-34-805

SECTION 6. In Colorado Revised Statutes, 24-34-508, add (2) as follows:

24-34-508. Relief authorized. (2) IN ADDITION TO THE RELIEF AUTHORIZED BY THE PROVISIONS OF SUBSECTION (1) OF THIS SECTION, AN INDIVIDUAL WITH A DISABILITY WHO HAS SUFFERED AN UNFAIR HOUSING PRACTICE BASED ON HIS OR HER DISABILITY IS ENTITLED TO THE RELIEF SET FORTH IN SECTION 24-34-802. **SECTION 7.** In Colorado Revised Statutes, 24-34-601, **amend**

(2) as follows

24-34-601. Discrimination in places of public accommodation - **definition.** (2) (a) It is a discriminatory practice and unlawful for a person, directly or indirectly, to refuse, withhold from, or deny to an individual or a group, because of disability, race, creed, color, sex, sexual orientation, marital status, national origin, or ancestry, the full and equal enjoyment of the goods, services, facilities, privileges, advantages, or accommodations of a place of public accommodation or, directly or indirectly, to publish, circulate, issue, display, post, or mail any written, electronic, or printed communication, notice, or advertisement that indicates that the full and equal enjoyment of the goods, services, facilities, privileges, advantages, or accommodations of a place of public accommodation will be refused, withheld from, or denied an individual or that an individual's patronage or presence at a place of public

accommodation is unwelcome, objectionable, unacceptable, or undesirable because of disability, race, creed, color, sex, sexual orientation, marital status, national origin, or ancestry.

(b) A CLAIM BROUGHT PURSUANT TO PARAGRAPH (a) OF THIS SUBSECTION (2) THAT IS BASED ON DISABILITY IS COVERED BY THE PROVISIONS OF SECTION 24-34-802.

SECTION 8. In Colorado Revised Statutes, 24-34-602, **amend** (1) as follows:

24-34-602. Penalty and civil liability. (1) (a) Any person who violates section 24-34-601 shall be fined not less than fifty dollars nor more than five hundred dollars for each violation. A person aggrieved by the violation of section 24-34-601 shall bring an action in any court of competent jurisdiction in the county where the violation occurred. Upon finding a violation, the court shall order the defendant to pay the fine to the aggrieved party.

(b) Notwithstanding the provisions of paragraph (a) of this subsection (1), a person who violates the provisions of section 24-34-601 based on a disability shall be subject to the

PROVISIONS OF SECTION 24-34-802.

SECTION 9. In Colorado Revised Statutes, **amend** 24-34-703 as follows:

24-34-703. Places of public accommodation - definition. A place of public accommodation resort, or amusement, within the meaning of this part 7, shall be deemed to include any inn, tavern, or hotel, whether conducted for the entertainment, housing, or lodging of transient guests or for the benefit, use, or accommodation of those seeking health, recreation, or rest, and any restaurant, eating house, public conveyance on land or water, bathhouse, barber shop, theater, and music hall HAS THE SAME MEANING AS SET FORTH IN SECTION 24-34-301.

SAME MEANING AS SET FORTH IN SECTION 24-34-301.

SECTION 10. In Colorado Revised Statues, 24-34-801, repeal and reenact, with amendments, (1) as follows:

- **24-34-801.** Legislative declaration. (1) The General Assembly declares that it is the policy of the state:
- (a) TO ENCOURAGE AND ENABLE INDIVIDUALS WHO ARE VISUALLY OR HEARING IMPAIRED OR INDIVIDUALS WITH A DISABILITY TO PARTICIPATE FULLY IN SOCIAL, EMPLOYMENT, AND EDUCATIONAL OPPORTUNITIES, AS WELL AS OTHER ACTIVITIES IN OUR STATE ON THE SAME TERMS AND CONDITIONS AS INDIVIDUALS WITHOUT A DISABILITY;
- (b) That individuals who are visually or hearing impaired or individuals with a disability have the same rights as individuals without a disability to the full and free use of the streets, highways, sidewalks, walkways, public buildings, public facilities, and other public places;
- (c) That individuals who are visually or hearing impaired or individuals with a disability are entitled to full and equal housing accommodations, facilities, and privileges of all common carriers, airplanes, motor vehicles, trains, motor buses, streetcars, boats, or any other public conveyances or modes of transportation, hotels, motels, lodging places, places of public accommodation, amusement, or resort, and other places to which the general public is invited, including restaurants and grocery stores; and
- (d) That individuals who are visually or hearing impaired or individuals with a disability must not be excluded, by reason of his or her disability, from participation in or be denied the benefits of the services, programs, or activities of any public entity or be subject to discrimination by any public entity.

SECTION 11. In Colorado Revised Statutes, **repeal and reenact, with amendments,** 24-34-802 as follows:

24-34-802. Violations - penalties. (1) It is a discriminatory practice and unlawful for any person to discriminate against any individual or group because such person or group has opposed any practice made a discriminatory practice based on disability pursuant to part 5, 6, or 8 of this article, or because such person or group has made a charge, testified, assisted, or participated in any manner in an investigation, proceeding, or hearing conducted pursuant to part 5, 6, or 8 of this article.

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- (2) A QUALIFIED INDIVIDUAL WITH A DISABILITY, AS DEFINED IN SECTION 24-34-301 (5.6), WHO IS SUBJECT TO A VIOLATION OF SUBSECTION (1) OF THIS SECTION OR OF SECTION 24-34-502, 24-34-601, OR 24-34-805 BASED ON HIS OR HER DISABILITY MAY BRING A CIVIL SUIT IN A COURT OF COMPETENT JURISDICTION AND IS ENTITLED TO THE FOLLOWING REMEDIES:
- (a) A COURT ORDER REQUIRING COMPLIANCE WITH THE PROVISIONS OF THE APPLICABLE SECTION; OR
- (b) THE RECOVERY OF ACTUAL MONETARY DAMAGES OR A STATUTORY FINE NOT TO EXCEED THREE THOUSAND FIVE HUNDRED DOLLARS.
- (3) An award of attorney fees and costs pursuant to section 24-34-505.6 (6) (b) applies to claims brought pursuant to this section.

SECTION 12. In Colorado Revised Statutes, **repeal and reenact, with amendments,** 24-34-803 as follows:

- **24-34-803. Rights of individuals with service animals.** (1) A QUALIFIED INDIVIDUAL WITH A DISABILITY HAS THE RIGHT TO BE ACCOMPANIED BY A SERVICE ANIMAL INDIVIDUALLY TRAINED FOR THAT INDIVIDUAL WITHOUT BEING REQUIRED TO PAY AN EXTRA CHARGE FOR THE SERVICE ANIMAL IN OR ON THE FOLLOWING PLACES OR DURING THE FOLLOWING ACTIVITIES AND SUBJECT TO THE CONDITIONS AND LIMITATIONS ESTABLISHED BY LAW AND APPLICABLE ALIKE TO ALL INDIVIDUALS:
- (a) ANY PLACE OF EMPLOYMENT, HOUSING, OR PUBLIC ACCOMMODATION;
- (b) ANY PROGRAMS, SERVICES, OR ACTIVITIES CONDUCTED BY A PUBLIC ENTITY;
 - (c) ANY PUBLIC TRANSPORTATION SERVICE; OR
 - (d) ANY OTHER PLACE OPEN TO THE PUBLIC.
- (2) A TRAINER OF A SERVICE ANIMAL, OR AN INDIVIDUAL WITH A DISABILITY ACCOMPANIED BY AN ANIMAL THAT IS BEING TRAINED TO BE A SERVICE ANIMAL, HAS THE RIGHT TO BE ACCOMPANIED BY THE SERVICE ANIMAL IN TRAINING WITHOUT BEING REQUIRED TO PAY AN EXTRA CHARGE FOR THE SERVICE ANIMAL IN TRAINING IN OR ON THE FOLLOWING PLACES OR DURING THE FOLLOWING ACTIVITIES:
- (a) ANY PLACE OF EMPLOYMENT, HOUSING, OR PUBLIC ACCOMMODATION;
- (b) ANY PROGRAMS, SERVICES, OR ACTIVITIES CONDUCTED BY A PUBLIC ENTITY;
 - (c) ANY PUBLIC TRANSPORTATION SERVICE; OR
 - (d) ANY OTHER PLACE OPEN TO THE PUBLIC.
- (3) (a) AN EMPLOYER SHALL ALLOW AN EMPLOYEE WITH A DISABILITY WHO IS ACCOMPANIED BY A SERVICE ANIMAL TO KEEP THE EMPLOYEE'S SERVICE ANIMAL WITH THE EMPLOYEE AT ALL TIMES IN THE PLACE OF EMPLOYMENT. AN EMPLOYER SHALL NOT FAIL OR REFUSE TO HIRE OR DISCHARGE ANY INDIVIDUAL WITH A DISABILITY, OR OTHERWISE DISCRIMINATE AGAINST ANY INDIVIDUAL WITH A DISABILITY, WITH RESPECT TO COMPENSATION, TERMS, CONDITIONS, OR PRIVILEGES OF EMPLOYMENT BECAUSE THAT INDIVIDUAL WITH A DISABILITY IS ACCOMPANIED BY A SERVICE ANIMAL INDIVIDUALLY TRAINED FOR THAT INDIVIDUAL.
- (b) An employer shall make reasonable accommodation to make the workplace accessible for an otherwise qualified individual with a disability who is an applicant or employee and who is accompanied by a service animal individually trained for that individual unless the employer can show that the accommodation would impose an undue hardship on the employer's business. For purposes of this paragraph (b), "undue hardship" and "reasonable accommodation" have the same meaning as set forth in title I of the federal "Americans with Disabilities act of 1990", 42 U.S.C. sec 12101 et seq., and its implementing regulations.
- (4) THE OWNER OR INDIVIDUAL WITH A DISABILITY WHO HAS CONTROL OR CUSTODY OF A SERVICE ANIMAL OR THE TRAINER OF A SERVICE ANIMAL IS LIABLE FOR ANY DAMAGE TO PERSONS, PREMISES, OR FACILITIES, INCLUDING PLACES OF HOUSING, PLACES OF PUBLIC

18-9-204.5, C.R.S.

A SIMILAR ANIMAL.

TO SECTION 25-4-1604, C.R.S.

AMOUNT OF ACTUAL DAMAGES.

PRACTICE AND UNLAWFUL AND PROHIBITED:

SECTION

WITH THE BUYER OR RENTER;

24-34-502.2

follows

(1) and (3) (a); and **add** (3) (c) as follows:

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or corporation to: (a) Withhold, deny, deprive, or attempt to withhold, deny, or deprive any person A QUALIFIED INDIVIDUAL with a disability WHO IS ACCOMPANIED BY A SERVICE ANIMAL or A trainer OF A SERVICE ANIMAL of any of the rights or privileges secured in section 24-34-803; (b) Threaten to interfere with any of the rights of persons with disabilities or trainers A QUALIFIED INDIVIDUAL WITH A DISABILITY WHO IS ACCOMPANIED BY A SERVICE ANIMAL OR A TRAINER OF A SERVICE ANIMAL secured in section 24-34-803; (c) Punish or attempt to punish any person A QUALIFIED INDIVIDUAL with a disability WHO IS ACCOMPANIED BY A SERVICE ANIMAL or A trainer OF A SERVICE ANIMAL for exercising or attempting to exercise any right or privilege secured by section 24-34-803; or (d) Interfere with, injure, or harm, or cause another dog to interfere with, injure, or harm, an assistance dog A SERVICE ANIMAL. (3) (a) Any Except as provided for in Subparagraphs (I) and (II) OF THIS PARAGRAPH (a), A person who violates any provision of subsection (1) of this section shall be IS liable to the person QUALIFIED INDIVIDUAL with a disability WHO IS ACCOMPANIED BY A SERVICE ANIMAL or A trainer OF A SERVICE ANIMAL whose rights were affected for actual damages for economic loss, to be recovered in a civil action in a court in the county where the infringement of rights occurred or where the defendant resides. (I) A PERSON WHO WILLFULLY OR WANTONLY CAUSES HARM TO A SERVICE ANIMAL OR A SERVICE ANIMAL IN TRAINING IS LIABLE TO THE LEGAL OWNER OF THE SERVICE ANIMAL OR SERVICE ANIMAL IN TRAINING FOR TREBLE THE AMOUNT OF ACTUAL DAMAGES. (II) THE LEGAL OWNER OF AN ANIMAL THAT IS WILLFULLY OR WANTONLY ALLOWED TO CAUSE HARM TO A SERVICE ANIMAL OR A SERVICE ANIMAL IN TRAINING IS LIABLE TO THE LEGAL OWNER OF THE SERVICE ANIMAL OR SERVICE ANIMAL IN TRAINING FOR TREBLE THE

(c) AN ANIMAL CARE OR CONTROL AGENCY IS EXEMPT FROM THE

SECTION 15. In Colorado Revised Statutes, **add** 24-34-805 as

24-34-805. Unfair or discriminatory housing practices against

(a) FOR ANY PERSON TO DISCRIMINATE IN THE SALE OR RENTAL OF,

(b) FOR ANY PERSON TO DISCRIMINATE AGAINST ANOTHER PERSON

PROVISIONS OF THIS SUBSECTION (3) IF, AFTER A GOOD FAITH EFFORT, THE

individuals with disabilities prohibited - definitions. [Similar to former 24-34-502.2.] (1) It is an unfair or discriminatory housing

OR TO OTHERWISE MAKE UNAVAILABLE OR DENY, A DWELLING TO ANY

BUYER OR RENTER BECAUSE OF A DISABILITY OF THE BUYER OR RENTER, OR OF ANY INDIVIDUAL WHO WILL RESIDE IN THE DWELLING AFTER IT IS SOLD, RENTED, OR MADE AVAILABLE, OR OF ANY INDIVIDUAL ASSOCIATED

AGENCY IS UNAWARE THAT THE ANIMAL IS A SERVICE ANIMAL. **SECTION 14.** In Colorado Revised Statutes,

ACCOMMODATION, AND PLACES OF EMPLOYMENT, CAUSED BY THAT

INDIVIDUAL'S SERVICE ANIMAL OR SERVICE ANIMAL IN TRAINING. THE INDIVIDUAL WHO HAS CONTROL OR CUSTODY OF A SERVICE ANIMAL OR A SERVICE ANIMAL IN TRAINING IS SUBJECT TO THE PROVISIONS OF SECTION

ANIMAL IS EXEMPT FROM ANY STATE OR LOCAL LICENSING FEES OR CHARGES THAT MIGHT OTHERWISE APPLY IN CONNECTION WITH OWNING

PUBLIC ACCOMMODATION IS NOT GROUNDS FOR ANY VIOLATION OF A

SANITARY STANDARD, RULE, OR REGULATION PROMULGATED PURSUANT

unlawful for any person, firm, corporation, or agent of any person, firm,

(5) AN INDIVIDUAL WITH A DISABILITY WHO OWNS A SERVICE

(6) THE MERE PRESENCE OF A SERVICE ANIMAL IN A PLACE OF

SECTION 13. In Colorado Revised Statutes, 24-34-804, amend

24-34-804. Service animals - violations - penalties. (1) It is

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IN THE TERMS, CONDITIONS, OR PRIVILEGES OF SALE OR RENTAL OF A DWELLING OR IN THE PROVISION OF SERVICES OR FACILITIES IN CONNECTION WITH THE DWELLING BECAUSE OF THE INDIVIDUAL'S DISABILITY OR OF ANY INDIVIDUAL RESIDING IN OR INTENDING TO RESIDE IN THAT DWELLING AFTER IT IS SO SOLD, RENTED, OR MADE AVAILABLE, OR OF ANY INDIVIDUAL ASSOCIATED WITH THAT INDIVIDUAL; OR

- (c) ANY CONDUCT DETERMINED TO BE DISCRIMINATORY BASED ON DISABILITY PURSUANT TO PART 5 OF THIS ARTICLE 34.
- (2) COMPLIANCE WITH THE APPROPRIATE REQUIREMENTS OF THE AMERICAN NATIONAL STANDARD FOR BUILDINGS AND FACILITIES PROVIDING ACCESSIBILITY AND USABILITY FOR INDIVIDUALS WITH PHYSICAL DISABILITIES, COMMONLY REFERRED TO AS ANSI A117.1, SUFFICES TO SATISFY THE REQUIREMENTS OF SUBPARAGRAPH (III) OF PARAGRAPH (b) OF SUBSECTION (3) OF THIS SECTION.

 - (3) FOR PURPOSES OF THIS SECTION:(a) "COVERED MULTIFAMILY DWELLINGS" MEANS:
- (I) BUILDINGS CONSISTING OF FOUR OR MORE UNITS IF SUCH BUILDINGS HAVE ONE OR MORE ELEVATORS; AND
- (II) GROUND FLOOR UNITS IN OTHER BUILDINGS CONSISTING OF FOUR OR MORE UNITS.
 - (b) "DISCRIMINATION" INCLUDES, BUT IS NOT LIMITED TO:
- (I) A REFUSAL TO PERMIT, AT THE EXPENSE OF THE INDIVIDUAL WITH A DISABILITY, REASONABLE MODIFICATIONS OF EXISTING PREMISES OCCUPIED OR TO BE OCCUPIED BY THE INDIVIDUAL IF THE MODIFICATIONS ARE NECESSARY TO AFFORD THE INDIVIDUAL 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;
- (II) A REFUSAL TO MAKE REASONABLE ACCOMMODATIONS IN POLICIES, PRACTICES, OR SERVICES WHEN SUCH ACCOMMODATIONS MAY BE NECESSARY TO AFFORD THE INDIVIDUAL WITH A DISABILITY EQUAL OPPORTUNITY TO USE AND ENJOY A DWELLING; AND
- (III) 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 DWELLINGS ARE READILY ACCESSIBLE TO AND USABLE BY INDIVIDUALS WITH DISABILITIES. AT LEAST ONE BUILDING ENTRANCE 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 THE DWELLINGS MUST BE SUFFICIENTLY WIDE TO ALLOW PASSAGE BY INDIVIDUALS WITH DISABILITIES IN WHEELCHAIRS, AND ALL PREMISES WITHIN THE DWELLINGS MUST CONTAIN THE FOLLOWING FEATURES OF ADAPTIVE DESIGN:
 - (A) ACCESSIBLE ROUTES INTO AND THROUGH THE DWELLINGS;
- (B) LIGHT SWITCHES, ELECTRICAL OUTLETS, THERMOSTATS, AND OTHER ENVIRONMENTAL CONTROLS IN ACCESSIBLE LOCATIONS;
- (C) REINFORCEMENTS IN BATHROOM WALLS TO ALLOW LATER INSTALLATION OF GRAB BARS; AND
- (D) USABLE KITCHENS AND BATHROOMS SUCH THAT AN INDIVIDUAL IN A WHEELCHAIR CAN MANEUVER ABOUT THE SPACE.
- SECTION 16. In Colorado Revised Statutes, 18-13-107, amend (1) and (3) as follows:
- 18-13-107. Interference with persons with disabilities. (1) No person, except one wholly or partially blind, or wholly or partially deaf, or both wholly or partially blind and wholly or partially deaf, shall carry, hold, or use upon any street, highway, sidewalk, or any other public place a cane or walking stick which is white or white tipped with red or metallic in color or a leash blaze orange in color on any dog accompanying such person A PERSON SHALL NOT FALSELY IMPERSONATE AN INDÍVIDUAL WITH A DISABILITY, AS THAT TERM IS DEFINED IN SECTION 24-34-301 (5.6), C.R.S.

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(3) No person shall beat, harass, intimidate, entice, distract, or otherwise interfere with any dog on a blaze orange leash or accompanying a person carrying a white or white tipped with red or metallic colored cane or walking stick or any assistance dog, as defined in section 24-34-803 (7), C.R.S., accompanying a person when that dog is being controlled by or wearing a harness normally used for dogs accompanying or leading persons with disabilities A PERSON SHALL NOT KNOWINGLY DENY AN INDIVIDUAL WITH A DISABILITY, AS DEFINED IN SECTION 24-34-301 (5.6), C.R.S., ANY RIGHT OR PRIVILEGE PROTECTED IN SECTION 24-34-502, 24-34-601, 24-34-802 (1), 24-34-803, OR 24-34-805, C.R.S.

SECTION 17. In Colorado Revised Statutes, 10-16-413.5,

amend (1) (b), (1) (d), and (1) (e) as follows:

10-16-413.5. Return to home - legislative declaration. (1) The

general assembly hereby finds that:

(b) Elderly INDIVIDUALS and disabled persons INDIVIDUALS WITH DISABILITIES select particular facilities because of proximity to family and friends, religious affiliation, reputation in the community, or the security offered in a particular setting;

(d) Requiring an elderly INDIVIDUAL or disabled person AN INDIVIDUAL WITH A DISABILITY to move into an unfamiliar environment can be traumatic and have an adverse effect on the person's

psychological, social, and physical well-being;
(e) Elderly and disabled persons INDIVIDUALS AND INDIVIDUALS WITH DISABILITIES who require hospitalization need to be able to "return to home" without interference from health care coverage providers, if the facility is able to provide the needed services and is willing to accept payment on the same terms as a network provider.

SECTION 18. In Colorado Revised Statutes, 12-9-107, amend

12-9-107. Persons permitted to conduct games of chance **premises - equipment - expenses - rules.** (27) No AN operator shall NOT reserve or allow to be reserved any bingo cards for use by players except braille cards or other cards for use by legally blind players. A PERSON WHO IS legally blind players may use their HIS OR HER personal braille cards when a licensed organization does not provide such cards. A licensed organization has the right to inspect and to reject any personal braille card. A PERSON WHO IS legally blind or disabled person AN INDIVIDUAL WITH A DISABILITY may use a braille card or hard card in place of a purchased disposable paper bingo card.

SECTION 19. In Colorado Revised Statutes, 13-71-105, amend

(2) (d) as follows:

13-71-105. Qualifications for juror service. (2) A prospective trial or grand juror shall be disqualified, based on the following grounds:

(d) Sole responsibility for the daily care of a permanently disabled

person AN INDIVIDUAL WITH A PERMANENT DISABILITY living in the same household to the extent that the performance of juror service would cause a substantial risk of injury to the health of the disabled person INDIVIDUAL WITH A DISABILITY. Jurors who are regularly employed at a location other than their households may not be disqualified for this reason. Any person claiming this disqualification shall, if the jury commissioner requests it, submit a letter from a licensed physician, licensed advanced practice nurse, or authorized Christian science practitioner stating the name, address, and age of the disabled person INDIVIDUAL WITH A DISABILITY, the nature of care provided by the prospective juror, and an opinion that the performance of juror service would cause a substantial risk of injury to the disabled person

INDIVIDUAL WITH A DISABILITY.

SECTION 20. In Colorado Revised Statutes, amend 15-16-307

15-16-307. Limitations on proceedings against trustees after final account. Unless previously barred by adjudication, consent, or limitation, any claim against a trustee for breach of trust is barred as to any beneficiary who has received a final account or other statement fully disclosing the matter and showing termination of the trust relationship between the trustee and the beneficiary unless a proceeding to assert the claim is commenced within six months after receipt of the final account

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or statement. In any event and notwithstanding lack of full disclosure, an action for breach of trust against a trustee who has issued a final account or statement received by the beneficiary and has informed the beneficiary of the location and availability of records for his OR HER examination shall MUST be brought within the time period prescribed in section 13-80-101, C.R.S. A beneficiary is deemed to have received a final account or statement if, being an adult, it is received by him OR HER personally or if, being a minor or disabled person AN INDIVIDUAL WITH A DISABILITY, it is received by his OR HER representative as described in section 15-10-403

SECTION 21. In Colorado Revised Statutes, 23-71-122, amend

(1) introductory portion and (1) (s) as follows:

23-71-122. Junior college board of trustees - specific powers - rules - definitions. (1) In addition to any other power granted by law to a board of trustees of a junior college district, each board shall have

HAS the power to:

(s) Cooperate with the state board for community colleges and occupational education in carrying out the provisions of the national and state vocational education and rehabilitation acts, or amendments thereto, or any such acts providing for vocational education or vocational rehabilitation of physically disabled persons INDIVIDUALS WITH **DISABILITIES**

SECTION 22. In Colorado Revised Statutes, 25.5-5-202, amend

(1) (c) (I) and (1) (c) (II) as follows: **25.5-5-202. Basic services**

25.5-5-202. Basic services for the categorically needy optional services - repeal. (1) Subject to the provisions of subsection (2) of this section, the following are services for which federal financial participation is available and which Colorado has selected to provide as optional services under the medical assistance program:

(c) Home- and community-based services, as specified in article 6 of this title, which include:

(I) Home- and community-based services for INDIVIDUALS WHO ARE elderly OR blind and disabled persons INDIVIDUALS WITH DISABILITIES, as specified in part 3 of article 6 of this title;

(II) Home- and community-based services for developmentally

disabled persons WITH DEVELOPMENTAL DISABILITIES, as specified in part

4 of article 6 of this title;

SECTION 23. In Colorado Revised Statutes, **amend** 31-10-1514

31-10-1514. Revealing how elector voted. Any election official, watcher, or person who assists a disabled person AN INDIVIDUAL WITH A DISABILITY in voting AND who reveals how a voter has THE INDIVIDUAL WITH A DISABILITY voted commits a misdemeanor and, upon conviction thereof, shall be punished as provided in section 31-10-1504.

SECTION 24. In Colorado Revised Statutes, 31-30.5-702,

amend (1) as follows:

31-30.5-702. Police officers' old hire pension plans - municipalities under one hundred thousand in population. (1) If any AN old hire member of any police department in a municipality having a population of less than one hundred thousand, while in the performance of the member's duty or by reason of service in such department, becomes physically or mentally disabled and such disability is deemed to be of a temporary nature, said THE board of trustees shall retire such disabled person THE INDIVIDUAL WITH A DISABILITY and shall authorize the payment to such person INDIVIDUAL, monthly, of an amount from the pension fund equal to the monthly compensation paid any such member as salary at the date of such disability, not to exceed a period of one year. For the purpose of determining the physical or mental disability of any such member, the board of trustees may personally examine the member or may appoint one or more physicians or surgeons to make an examination of the member and report their findings to the board, which report may be taken into consideration in determining whether said THE member is physically or mentally disabled HAS A PHYSICAL OR MENTAL DISABILITY

SECTION 25. In Colorado Revised Statutes, 33-14.5-101, amend (3) (e) as follows:

33-14.5-101. Definitions. As used in this article, unless the

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context otherwise requires:

(3) "Off-highway vehicle" means any self-propelled vehicle which is designed to travel on wheels or tracks in contact with the ground, which is designed primarily for use off of the public highways, and which is generally and commonly used to transport persons for recreational purposes. "Off-highway vehicle" does not include the following:

Vehicles designed and used to carry disabled persons (e)

INDIVIDUALS WITH DISABILITIES;

SECTION 26. In Colorado Revised Statutes, 39-3-112, amend

(1) (a.5) as follows:

39-3-112. Definitions - residential property - orphanage - low-income elderly or individuals with disabilities - homeless or abused - low-income households - charitable purposes - exemption - limitations. (1) As used in this section, unless the context otherwise

(a.5) "Elderly or disabled low-income residential facility" means a facility, a portion of which is operated as a residential facility for elderly INDIVIDUALS or disabled persons INDIVIDUALS WITH DISABILITIES who meet the requirements of sub-subparagraph (A) of subparagraph (II) of paragraph (a) of subsection (3) of this section, which portion houses only such persons, exclusive of necessary housing facilities for resident managerial personnel, and the rest of which is operated as a health care facility which is licensed by the state of Colorado.

SECTION 27. In Colorado Revised Statutes, amend 40-9-109

as follows

40-9-109. Transportation of service animals accompanying individuals with disabilities. When a totally or partially blind, totally or partially deaf, or physically disabled person AN INDIVIDUAL WITH A DISABILITY is accompanied by a dog which serves as an assistance dog A SERVICE ANIMAL or which is being trained by a qualified trainer as an assistance dog AS A SERVICE ANIMAL, as defined in section 24-34-803 (7) 24-34-301, Č.R.S., for such disabled person INDIVIDUAL WITH A DISABILITY, neither the disabled person nor the dog INDIVIDUAL WITH A DISABILITY NOR THE SERVICE ANIMAL shall be denied the facilities of any common carrier, nor shall such disabled person THE INDIVIDUAL WITH A DISABILITY be denied the immediate custody of the dog SERVICE ANIMAL while riding upon a common carrier. The provisions of this section shall also apply to any qualified A trainer who is training a dog OF A SERVICE ANIMAL, AS DEFINED IN SECTION 24-34-301, C.R.S., for use by a totally or partially blind, totally or partially deaf, or physically disabled person QUALIFIED INDIVIDUAL WITH A DISABILITY, unless the dog SERVICE ANIMAL presents an imminent danger to the public health or safety. Such disabled person or any qualified trainer who is training a dog for use by a disabled person The individual with a disability or the trainer OF THE SERVICE ANIMAL shall be liable for any damage done to the premises or facilities of the common carrier by such dog. Any dog THE SERVICE ANIMAL. AN ANIMAL being INDIVIDUALLY trained for the purpose of aiding a disabled person AN INDIVIDUAL WITH A DISABILITY shall be visibly and prominently identified as an assistance dog A SERVICE ANIMAL in training.

SECTION 28. In Colorado Revised Statutes, 42-4-808, amend (1) as follows

42-4-808. Drivers and pedestrians, other than persons in wheelchairs, to yield to individuals with disabilities. (1) Any pedestrian, other than a person in a wheelchair, or any driver of a vehicle who approaches a person AN INDIVIDUAL who has an obviously apparent disability of blindness, deafness, or mobility impairment shall immediately come to a full stop and take such precautions before proceeding as are necessary to avoid an accident or injury to said person INDIVIDUAL. A disability shall be deemed to be obviously apparent if, by way of example and without limitation, the person INDIVIDUAL is using a cane or crutches MOBILITY DEVICE, is assisted by an assistance dog A SERVICE ANIMAL, as defined in section 24-34-803 (7) 24-34-301, C.R.S., is being assisted by another person, is in a wheelchair, or is walking with an obvious physical impairment. Any person who violates any provision of this section commits a class A traffic offense.

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SECTION 29. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 6, 2014, if adjournment sine die is on May 7, 2014); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2014 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

Judiciary

After consideration on the merits, the Committee recommends that **HB14-1162** be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

Business, Labor, & Technology The Committee on <u>Business</u>, <u>Labor</u>, <u>& Technology</u> has had under consideration and has had a hearing on the following appointments and recommends that the appointments be placed on the consent calendar and confirmed:

MEMBERS OF THE COLORADO BANKING BOARD

for terms expiring July 1, 2017:

John R. Dye of Denver, Colorado, a representative of a money transmitter organization licensed pursuant to Article 52 of Title 12, appointed;

James L. Basey of Denver, Colorado, to serve as an executive officer of a state bank, with not less than five years practical experience as an active executive officer of a bank, reappointed;

Emily S. Robinson of Golden, Colorado, an executive officer of a state bank, with not less than five years practical experience as an active executive officer of a bank, reappointed.

Business, Labor, & Technology After consideration on the merits, the Committee recommends that **SR14-003** be amended as follows, and as so amended, be referred to the Senate for final action.

Amend printed resolution, page 3, line 11, delete "deviance" and substitute "deviation".

Page 3, after line 14 insert:

"WHEREAS, In April 2014, United States Senators Chuck Grassley and Dianne Feinstein sent a letter to the director of FinCEN, questioning FinCEN's legal authority to provide banks guidance on violations of federal law and noting the possibility that a financial institution might complete a suspicious activity report regarding a marijuana business customer, and then that specific report could be used against the financial institution as evidence of the institution being complicit in the act of money laundering; and".

Business, Labor, & Technology After consideration on the merits, the Committee recommends that HB14-1344 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Business, Labor, & Technology After consideration on the merits, the Committee recommends that **HB14-1199** be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

State, Veterans, & Military Affairs After consideration on the merits, the Committee recommends that **HB14-1331** be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

State, Veterans, & Military Affairs After consideration on the merits, the Committee recommends that **HB14-1330** be referred to the Committee of the Whole with favorable recommendation.

State, Veterans, & Military Affairs After consideration on the merits, the Committee recommends that HB14-1329 be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

State, Veterans, & Military Affairs After consideration on the merits, the Committee recommends that **HB14-1328** be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

State, Veterans, & Military Affairs After consideration on the merits, the Committee recommends that **HB14-1327** be amended as follows, and as so amended, be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

Amend the Business, Labor, & Technology Committee Report, dated April 16, 2014, page 2, lines 1 and 2, strike "GREATER THAN OR EQUAL TO" and substitute "OF AT LEAST".

Page 2, line 3, strike "UPLOAD." and substitute "UPLOAD OR THE FEDERAL COMMUNICATIONS COMMISSION'S DEFINITION OF BROADBAND SERVICE, WHICHEVER IS FASTER.".

Page 2, line 5, strike "FIFTY" and substitute "THIRTY".

Appropriations

After consideration on the merits, the Committee recommends that **HB14-1072** 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 12 through 17.

Page 6, line 18, strike "(2)" and substitute "**SECTION 3. Appropriation.**".

Page 1, line 104, strike "AND REDUCING" and substitute "AN APPROPRIATION.".

Page 1, strike line 105.

Appropriations

After consideration on the merits, the Committee recommends that **HB14-1014** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 2, line 3, strike "(8),".

Page 5, strike lines 18 through 27.

Page 6, strike lines 1 through 12.

Page 6, line 20, strike "\$22,499." and substitute "\$23,226.".

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Appropriations

After consideration on the merits, the Committee recommends that HB14-1170 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend reengrossed bill, page 7, strike lines 15 through 20.

Page 7, line 21, strike "(2)" and substitute "**SECTION 4. Appropriation.** (1)".

Page 8, line 2, strike "(3)" and substitute "(2)".

Page 8, line 8, strike "(2)" and substitute "(1)".

Page 1, line 104, strike "AND" and substitute "AN APPROPRIATION.".

Page 1, strike line 105.

Appropriations

After consideration on the merits, the Committee recommends that **HB14-1205** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **HB14-1211** be referred to the Committee of the Whole with favorable recommendation.

Appropriations After consideration on the merits, the Committee recommends that **HB14-1221** be referred to the Committee of the Whole with favorable recommendation.

Appropriations

After consideration on the merits, the Committee recommends that **HB14-1266** 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 **SB14-003** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 15, before line 3 insert:

"SECTION 4. Appropriation - adjustments to 2014 long bill.
(1) 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 Colorado child care assistance cliff effect pilot program fund created in section 26-2-808 (2.5), Colorado Revised Statutes, the sum of \$1,200,000, to be used for purposes consistent with the creation of the fund.

(2) In addition to any other appropriation, there is hereby appropriated, out of the Colorado child care assistance cliff effect pilot program fund, to the department of human services, for the fiscal year beginning July 1, 2014, the sum of \$1,200,000, or so much thereof as may be necessary, to be allocated for grants to counties participating in the cliff effect pilot program under the Colorado child care assistance program.

(3) 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 human services, for the fiscal year beginning July 1, 2014, the sum of \$69,453 and 1.0 FTE, or so much thereof as may be necessary, to be allocated to the cliff effect pilot program under the Colorado child care assistance program."

Renumber succeeding section accordingly.

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

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After consideration on the merits, the Committee recommends that **SB14-176** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 5, strike lines 24 through 27.

Page 6, strike lines 1 through 3 and substitute:

"**SECTION 3.** In Colorado Revised Statutes, **add** 17-18-111 as follows:

17-18-111. Appropriation to comply with section 2-2-703 - SB 14-176 - repeal. (1) PURSUANT TO SECTION 2-2-703, C.R.S., THE FOLLOWING STATUTORY APPROPRIATIONS, OR SO MUCH THEREOF AS MAY BE NECESSARY, ARE MADE IN ORDER TO IMPLEMENT SENATE BILL 14-176, ENACTED IN 2014:

- (a) For the fiscal year beginning July 1, 2015, in addition to any other appropriation, there is hereby appropriated to the department, out of any moneys in the general fund not otherwise appropriated, the sum of twenty-one thousand four hundred eighty-four dollars (\$21,484).
- (b) For the fiscal year beginning July 1, 2016, in addition to any other appropriation, there is hereby appropriated to the department, out of any moneys in the general fund not otherwise appropriated, the sum of forty-two thousand nine hundred sixty-eight dollars (\$42,968).
- (c) For the fiscal year beginning July 1, 2017, in addition to any other appropriation, there is hereby appropriated to the department, out of any moneys in the general fund not otherwise appropriated, the sum of sixty-four thousand four hundred fifty-two dollars (\$64,452).
- (d) For the fiscal year beginning July 1, 2018, in addition to any other appropriation, there is hereby appropriated to the department, out of any moneys in the general fund not otherwise appropriated, the sum eighty-two thousand five hundred thirty-four dollars (\$82,534).
 - (2) This section is repealed, effective July 1, 2019.".

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

Appropriations

After consideration on the merits, the Committee recommends that **SB14-187** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 11, strike lines 23 through 27.

Page 12, line 1, strike "(b)" and substitute "(6) (a)".

Reletter succeeding paragraphs accordingly.

Page 15, after line 21, insert:

"SECTION 2. Appropriation. 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 department of public health and environment, for allocation to the Colorado commission on affordable health care cash fund created in section 25-45-105, Colorado Revised Statutes, the sum of \$400,000, to be used for purposes consistent with the creation of the fund."

Renumber succeeding section accordingly.

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

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Appropriations

After consideration on the merits, the Committee recommends that SB14-164 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend the Agriculture, Natural Resources, and Energy Committee Report, dated April 14, 2014, page 3, line 27, strike "COMMISSION."." and substitute "COMMISSION.".

Page 3 of the report, after line 27 insert:

"SECTION 4. Appropriation. In addition to any other appropriation, there is hereby appropriated, to the department of public safety, for the fiscal year beginning July 1, 2014, 19.3 FTE, or so much thereof as may be necessary, to be allocated to the division of fire prevention and control for firefighting aircrew and personnel as well as the operation of a center of excellence for advanced technology aerial firefighting."."

Appropriations After consideration on the merits, the Committee recommends that SB14-194 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Amend printed bill, page 22, after line 10 insert:

"SECTION 20. 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 revenue, for the fiscal year beginning July 1, 2014, the sum of \$191,651 and 2.7 FTE, or so much thereof as may be necessary, to be allocated for the implementation of this act as follows:

(a) \$123,325 and 2.7 FTE to the division of motor vehicles, driver services for personal services;

(b) \$42,249 to the division of motor vehicles, driver services for

(c) \$20,000 to the division of motor vehicles, driver services for personal services for programming costs; and

(d) \$6,077 for the purchase of computer center services.

In addition to any other appropriation, there is hereby appropriated to the governor - lieutenant governor - state planning and budgeting, for the fiscal year beginning July 1, 2014, the sum of \$6,077, or so much thereof as may be necessary, for allocation to the office of information technology, for the provision of computer center services for the department of revenue related to the implementation of this act. Said sum is from reappropriated funds received from the department of revenue out of the appropriation made in paragraph (d) of subsection (1) of this section.".

Renumber succeeding sections accordingly.

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

SENATE SERVICES REPORT

Correctly Printed: SB14-208; SJM14-006; SJR14-034, 035 and 036. Correctly Engrossed: SB14-012, 014 and 162. Correctly Reengrossed: SB14-181, 183 and 189. Correctly Revised: HB14-1313; HJM14-1001.

Correctly Rerevised: HB14-1003, 1006, 1034, 1042, 1045, 1181, 1185, 1203, 1207,

1228, 1284, 1321 and 1339.

Upon request of Majority Leader Heath, **HB14-1313** was removed from the Third Reading of Bills--Final Passage--Consent Calendar of Tuesday, April 22 and was placed at the end of the Third Reading of Bills -- Final Passage Calendar of Tuesday, April 22.

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

On third reading, the title of the following bill was publicly read, the reading at length having been dispensed with by unanimous consent:

SB14-162 by Senator(s) Nicholson; also Representative(s) Mitsch Bush--Concerning quality management programs for emergency medical service providers providing care in the prehospital setting.

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

YES 35	5	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		Marble		Y	Tochtrop	Y
Cadman		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 and Newell.

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:

SB14-012 by Senator(s) Kefalas, Ulibarri; also Representative(s) Exum, Fields, Pettersen--Concerning increasing the assistance payment for the program for aid to the needy disabled, and, in connection therewith, making and reducing appropriations.

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

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YES	22		NO	13		EXCUSED	0		ABSENT	0	
Aguilar		Y	Heath			King		Y	Scheffel		N
Balmer		N	Herpin		N	Lambert		N	Schwartz		Y
Baumgardner	•	N	Hill		N	Lundberg		Y	Steadman		Y
Brophy		N	Hodge			Marble		N	Tochtrop		Y
Cadman		N	Jahn		Y	Newell		Y	Todd		Y
Crowder		N	Johnston		Y	Nicholson			Ulibarri		Y
Grantham		N	Jones		Y	Renfroe		N	Zenzinger		Y
Guzman		Y	Kefalas		Y	Rivera		Y	President		Y
Harvey		N	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, Carroll, Heath, Jones, Kerr, Newell, Nicholson, Schwartz, Tochtrop, Todd and Zenzinger.

SB14-014 by Senator(s) Kefalas, Ulibarri; also Representative(s) Pettersen, Exum, Fields--Concerning the property-related expense assistance grants for low-income seniors and individuals with disabilities, and, in connection therewith, making and reducing appropriations.

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

	21	NO	14	EXCUSED	0	ABSENT	0
Aguilar	Y	Heath	Y	King	1	N Scheffel	N
Balmer	N	Herpin	N	I Lambert	1	N Schwartz	Y
Baumgardner	N	Hill	N	Lundberg	1	N Steadman	Y
Brophy	N	Hodge	Y	Marble 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 was passed.

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

HB14-1313 by Representative(s) McLachlan; also Senator(s) Nicholson--Concerning a requirement that the owner of a pet animal provide a valid rabies vaccination certificate prior to registering the animal with a county.

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

YES 23		NO	12		EXCUSED	0		ABSENT	0
Aguilar	Y	Heath	•	Y	King		N	Scheffel	N
Balmer		Herpin	,	Y	Lambert		N	Schwartz	Y
Baumgardner	N	Hill]	N	Lundberg		N	Steadman	Y
Brophy	Y	Hodge	•	Y	Marble		N	Tochtrop	Y
Cadman	N	Jahn	,	Y	Newell			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		Y		

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

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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.

Upon request of Majority Leader Heath, **HB14-1204** was removed from the General Orders--Second Reading of Bills Consent Calendar of Tuesday, April 22 and was placed at the end of the General Orders--Second Reading of Bills Calendar of Tuesday, April 22.

Committee of the Whole

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

SB14-186 by Senator(s) Schwartz and Kerr; also Representative(s) Tyler--Concerning the aggregation of efficiency projects in small communities in order to attract private sector investment through performance contracting.

<u>Amendment No. 1, Local Government Committee Amendment</u>. (Printed in Senate Journal, April 16, page(s) 777-778 and placed in members' bill files.)

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

SB14-184 by Senator(s) Schwartz; also Representative(s) Coram--Concerning oversight of the industrial hemp program.

<u>Amendment No. 1, Local Government Committee Amendment</u>. (Printed in Senate Journal, April 16, page(s) 778-779 and placed in members' bill files.)

Amendment No. 2(L.007), by Senator Schwartz.

Amend the Local Government Committee Report, dated April 15, 2014, page 1, line 9, strike "outdoors" and substitute "outdoors".

Page 2, line 21, strike "9" and substitute "10".

Amendment No. 3(L.008), by Senator Steadman.

Amend the Local Government Committee Report, dated April 15, 2014, page 1, strike line 19.

Page 2, strike lines 1 and 2.

Page 2, strike lines 5 through 24.

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

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SB14-185 by Senator(s) Johnston and Zenzinger; also Representative(s) Pettersen--Concerning pay for success contracts for successful early childhood education services programs.

Amendment No. 1, Education Committee Amendment. (Printed in Senate Journal, April 17, page(s) 804 and placed in members' bill files.)

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

SB14-182 by Senator(s) Hodge; also Representative(s) Peniston--Concerning procedures governing discussions by boards of education of school districts while meeting in executive session.

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

Amend printed bill, page 3, line 23, strike "TWENTY-FOUR MONTHS" and substitute "NINETY DAYS".

As amended, ordered engrossed 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.)

A majority of all members elected to the Senate having voted in the affirmative, the bill, as amended, was referred to the Committee on <u>Appropriations</u>.

HB14-1260 by Representative(s) Foote; also Senator(s) Johnston--Concerning the creation of three mandatory minimum presumptive ranges for defendants convicted of a felony sex offense involving intrusion against a child who is under twelve years of age when the adult defendant is at least ten years older that has one of the ranges starting at ten years as the minimum in the range, and, in connection therewith, creating an indeterminate lifetime sentence with a mandatory minimum presumptive range of ten to sixteen years for a class 4 felony; a mandatory minimum presumptive range of eighteen to thirty-two years for a class 3 felony; and a mandatory minimum presumptive range of twenty-four to forty-eight years for a class 2 felony.

<u>Amendment No. 1, Appropriations Committee Amendment.</u> (Printed in Senate Journal, April 16, page(s) 777 and placed in members' bill files.)

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

HB14-1061 by Representative(s) Salazar; also Senator(s) Guzman--Concerning sentences imposing monetary payments in criminal actions, and, in connection therewith, eliminating prison sentences for persons who are unable to pay criminal monetary penalties.

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

HB14-1280 by Representative(s) Dore, Rankin, Buck, Everett, Fischer, Gerou, Holbert, Landgraf, Lawrence, Navarro, Nordberg, Priola, Scott, Sonnenberg, Swalm, Vigil, Wilson, Wright; also Senator(s) Schwartz--Concerning limits on liability for agritourism.

Amendment No. 1, Agriculture, Natural Resources, & Energy Committee Amendment. (Printed in Senate Journal, April 16, page(s) 789-791 and placed in members' bill files.)

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

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HB14-1126 by Representative(s) Williams and Buckner, Court, Exum, Fields, Hullinghorst, Kraft-Tharp, Labuda, Lebsock, Lee, Melton, Moreno, Pabon, Peniston, Rosenthal, Ryden, Salazar, Vigil; also Senator(s) Nicholson--Concerning the requirement to include notification to a patient regarding the patient's breast tissue classification with the required mammography report.

<u>Amendment No. 1, Health & Human Services Committee Amendment</u>. (Printed in Senate Journal, April 16, page(s) 792 and placed in members' bill files.)

As amended, **lost** on second reading.

HB14-1354 by Representative(s) Buckner and Gardner; also Senator(s) Aguilar and Crowder--Concerning the ability of a county clerk and recorder to seek judicial review of final action by the secretary of state relating to elections.

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

HB14-1288 by Representative(s) Pabon, Court, Gardner, Gerou, Ginal, Labuda, McCann, McNulty, Peniston, Schafer; also Senator(s) Aguilar, Guzman, Todd, Ulibarri--Concerning personal belief exemptions to immunization requirements for children prior to attending school.

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

Amendment No. 2(L.022), by Senator Lundberg.

Amend reengrossed bill, page 3, line 10, strike "and".

Page 3, line 14, strike "risks." and substitute "risks; and".

Page 3, after line 14 insert:

"(i) Vaccination does carry some risk for the child receiving the vaccination, and parents should weigh the benefits and risks before choosing to have their child vaccinated.".

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

HB14-1314 by Representative(s) Pettersen, Priola, Ferrandino, Fields, Hamner, Murray, Peniston, Williams, Young; also Senator(s) Kerr--Concerning cooperation between school districts and charter schools on ballot questions to authorize additional local revenues.

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

HB14-1204 by Representative(s) Wilson, Dore, Sonnenberg; also Senator(s) Grantham--Concerning flexibility regarding the requirements imposed on rural school districts.

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

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

Y

Y

Y

NO

Hill

Jahn

Jones

Kerr

Kefalas

Heath

Herpin

Hodge

Johnston

YES

Aguilar

Balmer

Brophy

Cadman

Crowder

Guzman

Harvey

Grantham

Baumgardner

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The Committee of the Whole took the following action:

Passed on second reading: SB14-186 as amended, SB14-184 as amended, SB14-185 as amended, SB14-182 as amended, HB14-1260 as amended, HB14-1061, HB14-1280 as amended, HB14-1354, HB14-1288 as amended, HB14-1314, HB14-1204.

0

Y

EXCUSED

King

Lambert

Marble

Newell

Renfroe

Rivera

Roberts

Lundberg

Nicholson

0

Y

Y

<u>ABSENT</u>

Scheffel

Schwartz

Steadman

Tochtrop

Ulibarri

Zenzinger

President

Todd

Lost on second reading: HB14-1126 as amended.

Referred to Committee on Appropriations: HB14-1011 as amended.

CONSIDERATION OF RESOLUTIONS

SJR14-010 by Senator(s) Guzman, Steadman, Ulibarri; also Representative(s) Kagan, Lee--Concerning requesting the chief justice of the Colorado supreme court to take certain actions concerning adjudication of juvenile delinquency petitions.

Amendment No. 1(L.003), by Senator Guzman.

Amend printed resolution, page 2, strike lines 11 through 24 and substitute "the Colorado Supreme Court establish a committee of qualified persons to review the".

Page 2, line 30, strike "Chief Justice Michael Bender," and substitute "Chief Justice Nancy E. Rice,".

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

YES 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		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		President	Y
Harvey	Y	Kerr	Y	Roberts	Y		

On motion of Senator Guzman, the resolution, as amended, 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		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		Y	

Co-sponsor(s) added: Aguilar, Heath and Kefalas.

HJR14-1009 by Representative(s) Williams, Buckner, Exum, Fields, Melton, Salazar, Becker, Court, Duran, Ferrandino, Fischer, Foote, Garcia, Ginal, Hamner, Hullinghorst, Kagan, Kraft-Tharp, Labuda, Lebsock, Lee, May, McCann, McLachlan, Mitsch Bush, Moreno, Pabon, Peniston, Pettersen, Primavera, Rosenthal, Ryden, Schafer, Singer, Tyler, Vigil, Young; also Senator(s) Ulibarri--Concerning a request that Congress restore the federal "Voting Rights Act of 1965", as amended.

Laid over until Wednesday, April 23, retaining its place on the calendar.

HJR14-1014 by Representative(s) Sonnenberg; also Senator(s) Brophy--Concerning the designation of March 26, 2014, as Agriculture Day in Colorado.

On motion of Senator Brophy, the resolution 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		

Co-sponsor(s) added: Aguilar, Balmer, Baumgardner, 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.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

SB14-030

by Senator(s) Crowder; also Representative(s) Wilson--Concerning the fee charged to issue a special license plate to a person with a distinguished flying cross that was awarded for valor, and, in connection therewith, making an appropriation.

Senator Crowder moved that the Senate concur in House amendments to SB14-030, as printed in House journal, April 17, page(s) 1097. The motion was adopted by the following roll call vote:

Y

Y

NO

Hill

Jahn

Jones

Kerr

Kefalas

Heath

Herpin

Hodge

Johnston

YES

Aguilar

Balmer

Brophy

Cadman

Crowder

Guzman Harvey

Grantham

Baumgardner

0]
	Y	2
	Y	3
	Y	4
	Y	5
	Y	6
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<u>ABSENT</u>

Scheffel Schwartz

Steadman Tochtrop

Todd

Ulibarri

Zenzinger

President

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

0

Y

EXCUSED

King

Lambert

Marble

Newell

Renfroe

Rivera

Roberts

Lundberg

Nicholson

0

Y

	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 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		' 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, as amended, was **repassed**.

Co-sponsor(s) added: Roberts.

by Senator(s) Baumgardner; also Representative(s) Garcia and Lawrence--Concerning the creation of an emergency medical services license plate for motor vehicles, and, in connection therewith, making an appropriation.

Senator Baumgardner moved that the Senate concur in House amendments to **SB14-036**, as printed in House journal, April 17, page(s) 1095-1096. The motion was **adopted** by the following roll call vote:

YES 3:	5	NO	0	EXCUSED	0	ABSENT	Γ 0
Aguilar	Y	Heath		King		Y Scheffel	Y
Balmer	Y	Herpin	Y	Lambert		Y Schwartz	\mathbf{Y}
Baumgardner	Y	Hill	Y	Lundberg		Y Steadman	n Y
Brophy	Y	Hodge	Y	Marble		Y Tochtrop	\mathbf{Y}
Cadman		Jahn	Y	Newell		Y Todd	Y
Crowder	Y	Johnston	Y	Nicholson		Y Ulibarri	Y
Grantham	Y	Jones	Y	Renfroe		Y Zenzinge	er Y
Guzman	Y	Kefalas	Y	Rivera		Y President	t 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 33		NO	2	EXCUSED	0	ABSENT	0
Aguilar	Y	Heath	7	King		Scheffel	Y
Balmer	Y	Herpin	}	/ Lambert	Y	Schwartz	Y
Baumgardner	Y	Hill	}	Lundberg	Y	Steadman	N
Brophy	Y	Hodge		N Marble	Y	Tochtrop	Y
Cadman	Y	Jahn	<u> </u>	Y Newell	Y	Todd	Y
Crowder	Y	Johnston	<u> </u>	/ Nicholson	Y	Ulibarri	Y
Grantham	Y	Jones	<u> </u>	/ Renfroe	Y	Zenzinger	Y
Guzman	Y	Kefalas	<u> </u>	/ Rivera	Y	President	Y
Harvey	Y	Kerr	}	Roberts	Y		

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

SB14-041 by Senator(s) Herpin; also Representative(s) Gardner and Swalm--Concerning the creation of a USS Colorado license plate for motor vehicles, and, in connection therewith, making an appropriation.

Senator Herpin moved that the Senate concur in House amendments to **SB14-041**, as printed in House journal, April 17, page(s) 1097-1098. The motion was **adopted** by the following roll call vote:

	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		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:

	3	NO	2	EXCUSED	0	ABSENT	0
Aguilar	Y	Heath	7	King		Y Scheffel	Y
Balmer	Y	Herpin	}	/ Lambert		Y Schwartz	Y
Baumgardner	Y	Hill	}	<i>L</i> undberg		Y Steadman	N
Brophy	Y	Hodge		Marble T		Y Tochtrop	Y
Cadman	Y	Jahn	7	/ Newell		Y Todd	Y
Crowder	Y	Johnston	7	/ Nicholson		Y Ulibarri	Y
Grantham	Y	Jones	}	<i>X</i> Renfroe		Y Zenzinger	Y
Guzman	Y	Kefalas	}	/ Rivera		Y President	Y
Harvey	Y	Kerr	}	/ Roberts		Y	

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

by Senator(s) Ulibarri and Johnston; also Representative(s) Hullinghorst--Concerning the modernization of provisions of the "Uniform Election Code of 1992" that ensure voter access for eligible electors, and, in connection therewith, reducing the deadline by which a SB14-161 voter registration application must be submitted via certain methods, altering procedures pertaining to national change-of-address searches, allowing emergency ballots to be obtained for nonmedical reasons, amending provisions relating to military and overseas voters, increasing the penalty for providing false residential information, making the aiding or abetting the provision of false residential information a new felony offense, and making and reducing appropriations.

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YES 35	5	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		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:

	.1	NO	14	EXCUSED	0	ABSENT	0
Aguilar		Heath	Y	King	Y	Scheffel	N
Balmer		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	N	Johnston	Y	Nicholson	Y	Ulibarri	Y
Grantham	N	Jones	Y	Renfroe	N	Zenzinger	Y
Guzman	Y	Kefalas	Y	Rivera	Y	President	Y
Harvey	N	Kerr	Y	Roberts	Y		

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

RECONSIDERATION OF SB14-030

SB14-030 by Senator(s) Crowder; also Representative(s) Wilson--Concerning the fee charged to issue a special license plate to a person with a distinguished flying cross that was awarded for valor, and, in connection therewith, making an appropriation.

Having voted on the prevailing side, Majority Leader Heath moved for reconsideration of the last Senate action, Consideration of House Amendments to Senate Bills, on SB14-030.

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

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

by Senator(s) Crowder; also Representative(s) Wilson--Concerning the fee charged to issue a special license plate to a person with a distinguished flying cross that was awarded for valor, and, in connection therewith, making an appropriation.

Senator Crowder moved that the Senate concur in House amendments to **SB14-030**, as printed in House journal, April 17, page(s) 1097. 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		

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

YES 32		NO	3		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	N
Brophy	Y	Hodge			Marble		Y	Tochtrop	Y
Cadman	Y	Jahn]	N	Newell			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, as amended, was repassed.

CONSIDERATION OF HOUSE AMENDMENTS TO SENATE RESOLUTIONS

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. **SJR14-027**

Laid over until Friday, April 25, retaining its place on the calendar.

MESSAGE FROM THE HOUSE

April 22, 2014

Madam President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB14-1362.

The House has passed on Third Reading and returns herewith SB14-092, 049.

The House has adopted and returns herewith SJR14-026, amended as printed in House Journal, April 22.

The House has voted to concur in the Senate amendments to HB14-1017, 1290, 1345, 1006, 1042, 1045, 1207 and has repassed the bills as so amended.

MESSAGE FROM THE REVISOR OF STATUTES

April 22, 2014

We herewith transmit:

Without comment, HB14-1362.

INTRODUCTION OF BILLS -- FIRST READING

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

by Senator(s) Heath and Scheffel; also Representative(s) Tyler, Priola--Concerning the requirements for permissible investments by insurers in loans secured by interests in real estate.

Business, Labor, & Technology

by Senator(s) Cadman and Aguilar; also Representative(s) Sonnenberg and Kraft-Tharp--Concerning the conduct of examinations of insurers by the commissioner of insurance, and, in connection therewith, requiring a preexamination conference and a conference to be held before issuance of a draft examination report.

State, Veterans, & Military Affairs

HB14-1350 by Representative(s) Ferrandino; also Senator(s) Kerr--Concerning modifications to the criteria for regional tourism projects approved by the Colorado economic development commission through the "Colorado Regional Tourism Act", and, in connection therewith, making and reducing appropriations.

Finance

HB14-1362 by Representative(s) Moreno; also Senator(s) Ulibarri--Concerning great-grandparent visitation with great-grandchildren.

Judiciary

Senate in recess. Senate reconvened.

COMMITTEE OF REFERENCE REPORTS

Finance After consideration on the merits, the Committee recommends that **HB14-1298** be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

INTRODUCTION OF BILLS -- FIRST READING

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

by Senator(s) Johnston and Balmer, Rivera, Crowder, Guzman, Heath, Herpin, Kefalas, Kerr, Marble, Schwartz, Ulibarri, Zenzinger; also Representative(s) Hullinghorst and Waller, Gerou, Ginal, McCann, Melton, Pabon, Primavera, Priola, Schafer--Concerning an Alzheimer's disease center.

Health & Human Services

by Senator(s) Ulibarri; also Representative(s) Lee--Concerning clarifying changes to the provisions related to best practices in bond setting.

Judiciary

DELIVERY TO THE GOVERNOR

To the Governor for signature on Tuesday, April 22, 2014, at 12:00 p.m.: SB14-027, 114, 135 and 146.

On motion of Majority Leader Heath, the Senate adjourned until 9:00 a.m., Wednesday, April 23, 2014.

Approved:

Morgan Carroll President of the Senate

Attest:

Cindi L. Markwell Secretary of the Senate