### **HOUSE JOURNAL**

# SIXTY-FIFTH GENERAL ASSEMBLY STATE OF COLORADO

### First Extraordinary Session

First Legislative Day

Thursday, July 6, 2006

1	Prayer by Dr. C. Gene Selander, Crossroads, Northglenn.
2 3 4 5 6 7	The hour of 10:00 a.m. having arrived, the House of Representatives of the First Extraordinary Session of the 65th General Assembly of the State of Colorado, pursuant to call, was called to order by Andrew Romanoff Speaker of the House.
8 9	The Pledge was led by Speaker Romanoff.
10 11	The roll was called with the following result:
12 13 14	Present64. ExcusedRepresentative Hoppe1.
15 16 17	The Speaker declared a quorum present.
18 19 20	COMMUNICATION FROM THE SECRETARY OF STATE
20 21 22	STATE OF COLORADO
23 24 25	Department of State
26 27 28	UNITED STATES OF AMERICA STATE OF COLORADO SS. Certificate
29 30 31 32	I, <b>Gigi Dennis</b> , Secretary of State of the State of Colorado, do hereby certify that the attached is a true and exact copy of the Executive Order D 015 06 for the First Extraordinary Session of the Sixty-fifth General Assembly as filed in this office on June 29, 2006.
33 34 35 36 37	IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Great Seal of the State of Colorado, at the City of Denver this 3rd day of July A.D. 2006.
38 39 40 41 42 43	(Signed) Gigi Dennis Secretary of State

# D 015-06 EXECUTIVE ORDER PROCLAMATION CALL FOR THE FIRST EXTRAORDINARY SESSION

OF THE SIXTY-FIFTH GENERAL ASSEMBLY

Pursuant to the authority vested in the Office of the Governor of the State of Colorado, and in particular vested in the Governor pursuant to Article IV, Section 9 of the Colorado Constitution, and as provided for in Article V, Section 7, I, Bill Owens, Governor of the State of Colorado, hereby find that the following extraordinary occasions exist to convene the Sixty-Fifth General Assembly to meet in special session.

#### I. Background and Need

#### A. Immigration

Colorado, like every state in the nation, must confront the increasing challenges related to illegal immigration. Illegal immigration has an economic, social and demographic impact on Colorado. It is estimated that approximately 250,000 undocumented aliens reside and work in the State of Colorado, while approximately ten to fifteen million undocumented aliens presently live and work in the United States. Illegal immigration is an issue that crosses state lines and must be addressed by the federal government, however, the State of Colorado must take measures to respond to Colorado's dramatically increasing illegal immigrant population.

#### 1. Prohibiting State Funds for Illegal Immigrants

Federal law prohibits illegal immigrants from receiving tax-funded services, with some specific exceptions. However, the increasing number of illegal immigrants in Colorado, along with the increased costs to the State of Colorado, necessitates further legislation to address the issue. The State of Colorado should ensure that only those persons eligible are able to receive state funded services. Colorado must enact a law which prohibits the use of state funds for illegal immigrants at both the state and local level, except as necessary for emergency services, including pre-natal care, and K-12 public education, as mandated by federal law.

#### 2. Employer Verification

 Employers currently have a financial incentive to hire undocumented illegal immigrants as these workers traditionally accept lower wages. At the same time, employers currently have little legal incentive to ensure the employees they hire may lawfully work in this country. Employers who hire undocumented illegal immigrants perpetuate the flow of illegal immigrants to this state while the vast majority of employers who act according to the law are therefore at a disadvantage.

Employers now have effective tools readily available to validate an employee's status. For instance, several federal databases allow employers to verify the validity of identifying information used to gain employment. These services are free of charge or are available at a minimal fee. With these new tools, employers should be held to a higher standard of accountability by being required to take reasonable measures to validate the lawful work status of its employees.

I believe that significant fines should be levied against these employers who submit false or fraudulent documentation to the state, including I-9 forms and social security numbers, without taking reasonable measures to validate such information prior to submission. I believe that employers should accept this relatively simple step of taking reasonable measures to validate the lawful work status of its employees.

To ensure employers abide by this law, the state must have resources necessary to investigate and issue fines on violating employers. Such a measure would greatly reduce the use of fraudulent documents to illegally obtain employment within the State of Colorado.

#### 3. Prohibiting Tax Benefits for Employers Hiring Illegal Immigrants

Additional state measures can be taken to ensure private employers do not employ undocumented illegal immigrants. In that regard, the State of Colorado should not allow employers who hire illegal immigrants to use any of the unauthorized employees' wages as a deductible business expense. The State of Colorado should require a six percent withholding tax on compensation paid to an employee whose compensation is reported on a Form 1099 where that employee has failed to provide a valid taxpayer identification number. Both laws should be effective July 1, 2007. These measures are similar to the recently enacted Georgia Security and Immigration Compliance Act, Georgia Senate Bill 529.

#### 4. Proof of Citizenship to Register to Vote and to Vote

Verifiable identification is required of citizens to drive a vehicle, board an airplane, or cash a check. These are privileges in which it is critical to confirm the individual's identity through a verifiable identification process. Voting is the most valuable privilege we have as U.S. citizens and yet our state law invites fraudulent activity by allowing people to vote without presenting a basic form of identification. Currently, an individual can present a utility bill, a bank statement, a government check, or even a paycheck to register to vote and to vote. The State of Colorado lends itself to such fraudulent voting by not requiring actual verifiable identification to ensure the individual is a citizen of this state and this country.

The State of Colorado has developed a comprehensive system for ensuring driver's license and government issued identification are only granted to persons who can prove their identity and citizenship through verifiable identification. C.R.S. § 42-2-108 and C.R.S. § 42-2-302 requires applicants to present two forms of identification in order to be issued a state drivers license or identification. While the list of documentation that can be presented is extensive, this process confirms the individual's identity and citizenship.

Colorado has developed a proven system for confirming identity and citizenship through the process of issuing driver's licenses and government identifications. This same system should be adopted as a requirement to register to vote and to vote. In order to register to vote and to vote, Colorado should require each individual to present a state issued driver's license or require the same form of identification required to obtain a driver's license. This simple measure would confirm that only lawful citizens vote.

#### 5. Strengthening Human Trafficking laws

The human trafficking legislation the General Assembly passed in 2006 was a good first step. However, more can be done to protect vulnerable people from involuntary servitude. Recently, a case went to trial in Colorado where a couple allegedly kept an immigrant woman as a prisoner in their home, forcing her to work for them without compensation. Strengthening our laws against such inhumane practice will help prevent future occurrences and ensure perpetrators are severely punished.

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The state legislature should consider measures to strengthen human trafficking laws by criminalizing involuntary servitude, forbidding forced labor or services by threatening the destruction of immigration documents, and making the act of threatening an individual with reporting illegal status to officials for the purpose of extorting money a felony.

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#### 6. Referred Measure for Statewide Vote of the People

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One important step in this debate was a citizen proposed ballot initiative ("Initiative #55") to be placed on the November 2006 ballot that would have asked voters to decide whether state and local governments should provide nonemergency services to illegal immigrants. However, the Colorado Supreme Court precluded the citizens from deciding on this issue by issuing an unprecedented ruling that Initiative #55 violated the single subject requirement of the Colorado Constitution. The Supreme Court unilaterally prohibited Colorado citizens from having this debate and precluded the proponents from fixing the alleged technical deficiency.

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If the state legislature fails to pass substantive illegal immigration reform statutes, the legislature should pass a referred measure that prohibits state and local governments from providing services to illegal immigrants, except as mandated by federal law. If the people's representatives cannot act on this issue, they must allow the people of Colorado to have this debate. While Colorado citizens may ultimately determine that this law is unnecessary this issue itself deserves public debate and a public vote this November.

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#### B. Colorado Supreme Court Timeline

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Colorado Revised Statute §1-40-107, governs the appeal process arising when there is a challenge to a citizen proposed ballot initiative. The law requires the Supreme Court to "promptly" rule on the matter "consistent with the rights of the parties." In the action pertaining to Initiative #55, the Supreme Court took an unprecedented amount of time to render their ruling. Petitioners in this matter first filed their appeal with the Supreme Court in January 2006. The matter was fully briefed and before the Supreme Court on March 17, 2006. However, the Supreme Court did not issue an opinion on this matter until June 13, 2006, well after the deadline for the proponents of the initiative to attempt to remedy the alleged defects found by the Supreme Court.

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Matters concerning citizen proposed ballot initiatives are of significant importance in Colorado. The legislative declaration concerning referendums and initiatives states that the purpose of the statutes is to "properly safeguard, protect, and preserve...these modern instrumentalities of democratic government." By placing a specific timeline on the Supreme Court, citizens can work with an objective and predictable timeline and plan for time to cure 56 adverse technical rulings on an initiative. I suggest amending C.R.S.

§1-40-107(2) by changing the word "promptly" to "within thirty days."

The public has a right to a predictable timeline on these matters.

#### C. Common Law Marriage

Colorado is one of ten states that recognizes the validity of common law marriage. Common law marriage is a term used to describe a marriage which has not complied with statutory requirements necessary for a ceremonial marriage. A common law marriage may be established in Colorado as long as the persons are free to enter into a marriage, each person consents to the marriage, and the parties cohabitate.

The Colorado Court of Appeals recently issued a decision concerning common law marriage in Colorado. In <u>In re Marriage of J.M.H.</u>, (Colo. App. 2006), the Court of Appeals concluded that the age of consent for a common law marriage is age fourteen for males and age twelve for females.

Colorado must change its statutes regarding this issue. This ruling could be used as a defense for adult perpetrators who violate young children. In addition, this ruling creates conflicts in Colorado law. For instance, in Colorado a person can be convicted of statutory rape if the victim is fourteen years of age and the perpetrator is four years older. Consent is not a defense to statutory rape. Furthermore, in Colorado the Uniform Marriage Act establishes that the statutory age of consent for marriage is eighteen. C.R.S. §14-2-106. Persons between sixteen and eighteen years of age may marry if they obtain parental consent or judicial approval. C.R.S. §14-2-106, 108. This issue must be resolved for public safety and uniformity within state law.

The legislature should consider whether Colorado law should continue to acknowledge common law marriage. At a minimum, the age requirements for a valid common law marriage should mirror the age requirements contained in the Uniform Marriage Act.

#### II. Proclamation

I, Bill Owens, Governor of the State of Colorado, with this proclamation find extraordinary occasions exist to convene the Sixty-Fifth General Assembly of this state and summon the members of the Sixty-Fifth General Assembly to meet in Special Session at the State Capitol, in the City and County of Denver, on July 6, 2006, at 10:00 a.m. and designate the following specific subjects for your consideration and appropriate legislative action:

A. Concerning a statutory measure prohibiting state and local governments from expending state funds on services to illegal immigrants, except emergency services including prenatal care and K-12 education, as required by federal law.

B. Concerning a statutory measure implementing significant fines for employers in the State of Colorado that submit false or fraudulent documentation to the state pertaining to the identification of its employees without taking reasonable measures to confirm such information as legally valid.

C. Concerning a statutory measure exempting any wages earned by undocumented employees as a deductible business expense for state income tax

1 2 3 4	purposes. The statutory measure shall allow the Department of Revenue to promulgate rules and regulations necessary for the enforcement of this provision.						
5 6 7 8 9	D. Concerning a statutory measure requiring a six percent withholding tax on compensation paid to an employee whose compensation is reported on a Form 1099 where that employee has failed to provide a valid taxpayer identification number.						
10 11 12 13	E. Concerning a statutory measure requiring a person to provide verifiable identification to register to vote and to vote that is no less restrictive than current state requirements to issue driver's license and state identification.						
14 15 16 17 18	F. Concerning a statutory measure to criminalize involuntary servitude, forbid forced labor or services by threatening the destruction of immigration documents, and making the act of threatening an individual with reporting illegal status to officials for the purpose of extorting money a felony.						
19 20 21 22	G. Concerning implementing a referred measure to a statewide vote of the people banning state and local government services to illegal immigrants, except as mandated by federal law.						
23 24 25 26 27	H. Concerning a measure to ensure a timely resolution from the Colorado Supreme Court concerning proposed ballot initiatives pursuant to C.R.S. §1-40-107, by replacing the term "promptly" with an objective and numeric timeline, not to exceed 30 days.						
28 29 30 31	I. Concerning raising the age of consent in common law marriage, at a minimum, to conform with the statutory age requirements contained in the Uniform Marriage Act.						
32 33 34	GIVEN under my hand and the Executive Seal of the State of Colorado this $28^{\text{th}}$ day of June, 2006.						
35 36 37 38	(signed) Bill Owens Governor						
39 40 41 42 43	On motion of Representative Madden, the Speaker appointed Representative Carroll M., Chairman, Kerr A. and Sullivan to notify the Senate that the House was organized and ready for business.						
44 45 46	House in recess.						
47 48 49 50 51	The Speaker recognized a committee from the Senate. Senators Sandoval, Tapia and Jones reported that the Senate was organized and ready for business.						
52 53 54 55	House reconvened.						
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1 2 3 4 5	Representative Carroll M., Chairman of the Committee to Notify the Senate, reported that the Senate had been notified that the House was organized and ready for business.
6 7 8	INTRODUCTION AND CONSIDERATION OF RESOLUTION
9 10	On motion of Representative Madden, the rules were suspended and the resolution given immediate consideration.
11 12 13 14 15 16 17	by Representative(s) Madden, Romanoff, May M.; also Senator(s) Gordon, Fitz-Gerald, McElhanyConcerning the appointment of a joint committee to notify the Governor that the First Extraordinary Session of the Sixty-fifth General Assembly is organized and ready for business.
18 19 20	On motion of Representative Madden, the resolution <b>adopted</b> by <b>viva voce</b> vote.
21 22 23 24	The Speaker appointed Representatives Plant, Chair, Paccione, Hefley pursuant to the resolution.
25 26 27	House in recess. House reconvened.
28 29 30 31 32 33	Representative Plant, Chairman of the Committee to Notify the Governor, reported that the Governor had been notified that the House was organized and ready for business.
34 35 36	INTRODUCTION AND CONSIDERATION OF RESOLUTION
37 38	On motion of Representative Madden, the rules were suspended and the resolution given immediate consideration.
39 40 41 42	<u>HR06S-1001</u> by Representative(s) Jahn, Gallegos, Cloer, Kerr JConcerning the appointment of employees for the House of Representatives of the Sixty-fifth General Assembly.
43 44 45	On motion of Representative Jahn, the resolution was <b>adopted</b> by <b>viva voce</b> vote.
46 47 48 49 50	Co-sponsors added: Representatives Berens, Borodkin, Green, Lundberg, Madden.
51 52	ANNOUNCEMENT
53 54 55 56	The Speaker announced that House Rule 32A (a) is waived.

1	PRINTING REPORT
2 3 4 5 6 7	The Chief Clerk reports the following bills have been correctly preprinted: HB06S-1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022.; HCR06S-1001.
8 9 10	MESSAGE FROM THE SENATE
11 12 13 14	The Senate has adopted and returns herewith: HJR06S-1001. Pursuant to the resolution, the President has appointed Senator Windels and Senator Brophy.
15 16 17	INTRODUCTION OF BILLS First Reading
18 19 20 21	The following bill were read by title and referred to the committees indicated:
22 23 24 25 26 27	HB06S-1001 by Representative(s) Carroll M.; also Senator(s) HagedornConcerning the requirement that an employer verify that it does not employ illegal immigrants in order to qualify for an economic development incentive awarded by the Colorado economic development commission.
28 29	Committee on Business Affairs and Labor
30 31 32 33 34	HB06S-1002 by Representative(s) Cloer, Schultheis, Madden-Concerning the provision of health services for all persons in the case of communicable diseases.  Committee on Business Affairs & Labor
35 36 37 38 39	HB06S-1003 by Representative(s) Coleman; also Senator(s) Evans-Concerning the time within which the Colorado supreme court is required to act on an appeal of a ruling of the title board relating to an initiative petition.  Committee on Judiciary
40 41 42 43 44 45 46 47 48	HB06S-1004 by Representative(s) Gardner, Harvey, May M., Penry, SchultheisConcerning identification documents used to verify a person's employment eligibility, and, in connection therewith, creating a verifiable identity program, adding an employment eligibility device to identity documents, creating a nonresident identity document, and increasing the punishment for the possession or use of fraudulent identity documents.
49 50	Committee on State, Veterans, & Military Affairs
51 52 53 54 55 56	HB06S-1005 by Representative(s) Borodkin; also Senator(s) Shaffer-Concerning a prohibition against the coercion of immigrants, and making an appropriation in connection therewith.  Committee on Judiciary Committee on Appropriations

1 2 3		by Representative(s) King, Schultheis, Harvey Concerning the abrogation of common law marriage. State, Veterans, & Military Affairs
4 5 6 7 8 9 10 11 12 13 14		by Representative(s) Schultheis, Liston, Lundberg, Rose; also Senator(s) Lamborn, JohnsonConcerning the requirement that an employer apply to participate in the extended federal basic employment verification pilot program for the purpose of determining the work eligibility status of employees, and, in connection therewith, requiring an employer to retain and submit records to the department of labor and employment that indicate that the employer has applied to participate in the program.
15 16	Committee on	State, Veterans, & Military Affairs
17 18 19		by Representative(s) Cadman, Harvey, Lundberg, SchultheisConcerning criminalizing trespassing in the state while in violation of federal immigration law.
20 21	Committee on	State, Veterans, & Military Affairs
22 23 24 25	HB06S-1009	by Representative(s) Crane, Schultheis, Harvey-Concerning a requirement that governmental entities issue authorizations only to persons who are lawfully present in the United States.
26 27	Committee on	Business Affairs and Labor
28 29 30 31		by Representative(s) Hall, Schultheis, Harvey; also Senator(s) OwenConcerning the restriction of certain public benefits to persons with valid state-issued identification.
32 33	Committee on	State, Veterans, & Military Affairs
34 35 36 37		by Representative(s) Penry, Harvey, Schultheis, May M.; also Senator(s) MitchellConcerning measures to discourage illegal immigration. State, Veterans, & Military Affairs
38 39		by Representative(s) Stafford, Schultheis, May M.,
40 41 42 43 44 45	Committee on	Harvey; also Senator(s) JohnsonConcerning involuntary servitude, and making an appropriation in connection therewith.
46	<u>HB06S-1013</u>	by Representative(s) Knoedler, Balmer, Berens, Cadman,
47 48 49 50 51	Committee on	Gardner, Harvey, Kerr J., Liston, Schultheis, Welker; also Senator(s) TraylorConcerning the documentation necessary for the identification of electors in connection with elections in the state.  State, Veterans, & Military Affairs
52 53 54 55	HB06S-1014	by Representative(s) BuescherConcerning the recovery of federal reimbursement for costs to the state of Colorado associated with illegal immigration.
56	Committee on	

Page 10 **HB06S-1015** by Representative(s) Kerr A.; also Senator(s) Keller--2 Concerning a requirement that a person withhold 3 Colorado income tax from a payment to a person other 4 than an employee for services performed. 5 Committee on Business Affairs and Labor 6 7 **HB06S-1016** by Representative(s) Kerr J., Harvey--Concerning a 8 requirement that a person withhold Colorado income tax 9 from a payment to a person other than an employee for 10 services performed. 11 Committee on Business Affairs and Labor 12 **HB06S-1017** by Representative(s) Solano, Paccione--Concerning 13 14 documentation by an employer that demonstrates 15 compliance with federal employment verification 16 requirements. 17 Committee on Business Affairs and Labor 18 **HB06S-1018** by Representative(s) White, May M.; also Senator(s) 19 20 Teck--Concerning the verification of an employee's 21 identification. Committee on Business Affairs and Labor 23 24 **<u>HB06S-1019</u>** by Representative(s) Benefield--Concerning 25 26 27 28

elimination of a state income tax benefit for a business that pays a person who is not an authorized employee to perform labor services, and, in connection therewith, prohibiting certain wages or remuneration paid to an individual for labor services from being claimed as a deductible business expense for state income tax purposes unless the individual is an authorized employee or other specified exceptions apply and, to the extent such a payment was claimed as a deduction in determining the business' federal income tax liability, requiring an amount equal to the prohibited deduction to be added to the business' federal taxable income for the purpose of determining state income tax liability.

Committee on Business Affairs and Labor

**HB06S-1020** by Representative(s) Berens, Harvey, Kerr J., Penry, Schultheis--Concerning the elimination of a state income tax benefit for a business that pays an unauthorized alien to perform labor services, and, in connection therewith, prohibiting certain wages or remuneration paid to an unauthorized alien for labor services from being claimed as a deductible business expense for state income tax purposes unless specified exceptions apply and, to the extent such a payment was claimed as a deduction in determining the business' federal income tax liability, requiring an amount equal to the prohibited deduction to be added to the business' federal taxable income for the purpose of determining state income tax liability.

Committee on Business Affairs and Labor

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1		Representative(s) McGihonConcerning a requirement							
2	that	t a person withhold Colorado income tax from a							
	pay	ment to a person other than an employee in the							
4 5	absence of a validated taxpayer identification number.  Committee on Business Affairs and Labor								
6	Committee on Du	siless Affairs and Labor							
7	<b>HB06S-1022</b> by 1	Representative(s) PommerConcerning directing the							
8	stat	e attorney general to initiate a lawsuit to demand that							
9	imn	e attorney general to initiate a lawsuit to demand that nigration laws be enforced at the federal level.							
10	Committee on Jud	liciary							
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12 13									
13 14	INTRODUC	CTION OF CONCURRENT RESOLUTION							
15	INTRODU	SHOW OF CONCORRENT RESOLUTION							
16	The following reso	olution was read by title and referred to the committee							
17	indicated:	,							
18	~								
19	HCR06S-1001	by Representative(s) Harvey, Gardner, Penry, Schultheis, May M.; also Senator(s) Lamborn							
20		Schulthers, May M.; also Senator(s) Lamborn							
21 22		Submitting to the registered electors of the state of Colorado an amendment to article V of the							
22 23		constitution of the state of Colorado concerning the							
23 24		restriction of public benefits to persons who are							
21 22 23 24 25		lawfully present in the United States, and, in							
26		connection therewith, restricting the provision of							
27		public benefits by the state and local governments							
28		to United States citizens or aliens lawfully present							
29		in the United States, except for communicable							
30 31		disease prevention, treatment, and immunization or							
32	as otherwise mandated by federal law. Committee on State, Veterans, & Military Affairs								
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35	H	House in recess. House reconvened.							
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38 39	<b>RFP∩R</b> 7	TS OF COMMITTEES OF REFERENCE							
40	KEIOKI	S OF COMMITTEES OF REFERENCE							
41	BUSINESS AFF	AIRS & LABOR							
42		on on the merits, the Committee recommends the							
43	following:								
44	IID0/C 1001 1	1 1 6 11 1 1 1 1 6 1							
45		amended as follows, and as so amended, be referred to Committee of the Whole with favorable							
46 47		ommendation:							
48	1000	Jimmendation.							
49	Amend printed bill	l, page 3, line 27, after "EMPLOYER", insert "WITHIN THE							
50	UNITED STATES".								
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53 54	UDACS 1002 has	amandad as follows, and as as amandad, he reformed to							
54 55		amended as follows, and as so amended, be referred to Committee of the Whole with favorable							
55 56		ommendation:							

Amend printed bill, page 2, strike lines 16 through 27.

Page 3, strike lines 1 through 19.

Renumber succeeding sections accordingly.

**<u>HB06S-1009</u>** be referred favorably to the Committee on Appropriations.

**HB06S-1017** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 19, strike "ONE" and substitute "FIVE";

line 20, strike "FIVE" and substitute "TWENTY-FIVE";

20 line 21, after the period, add "THE MONEYS COLLECTED PURSUANT TO THIS SUBSECTION (4) SHALL BE DEPOSITED IN THE EMPLOYMENT VERIFICATION 22 CASH FUND, WHICH IS HEREBY CREATED. THE MONEYS IN THE FUND SHALL 23 BE APPROPRIATED TO THE DEPARTMENT OF LABOR AND EMPLOYMENT FOR THE PURPOSE OF IMPLEMENTING, ADMINISTERING, AND ENFORCING THIS SECTION. THE MONEYS IN THE FUND SHALL REMAIN IN THE FUND AND NOT REVERT TO THE GENERAL FUND OR ANY OTHER FUND AT THE AND OF ANY FISCAL YEAR.";

after line 21, insert the following:

"(5) (a) NO EMPLOYER SHALL INITIATE OR ADMINISTER ANY 32 DISCIPLINARY ACTION AGAINST AN EMPLOYEE ON ACCOUNT OF THE 33 EMPLOYEE'S DISCLOSURE OF INFORMATION. THIS PARAGRAPH (a) SHALL 34 NOT APPLY TO AN EMPLOYEE WHO DISCLOSES INFORMATION THAT THE 35 EMPLOYEE KNOWS TO BE FALSE OR WHO DISCLOSES INFORMATION WITH 36 DISREGARD FOR THE TRUTH OR FALSITY THEREOF OR AN EMPLOYEE WHO DISCLOSES INFORMATION WHICH IS CONFIDENTIAL UNDER ANY OTHER PROVISION OF LAW.

- (b) AS USED IN THIS ARTICLE, UNLESS THE CONTEXT OTHERWISE
- (I) "DISCIPLINARY ACTION" MEANS ANY DIRECT OR INDIRECT FORM 44 OF DISCIPLINE OR PENALTY, INCLUDING, BUT NOT LIMITED TO, DISMISSAL, DEMOTION, TRANSFER, REASSIGNMENT, SUSPENSION, CORRECTIVE ACTION, REPRIMAND, ADMONISHMENT, UNSATISFACTORY OR BELOW STANDARD PERFORMANCE EVALUATION, REDUCTION IN FORCE, OR WITHHOLDING OF WORK, OR THE THREAT OF ANY SUCH DISCIPLINE OR PENALTY.

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(II) "DISCLOSURE OF INFORMATION" MEANS A REPORT TO THE DEPARTMENT OF LABOR AND EMPLOYMENT PURSUANT TO SUBSECTION (3) OF THIS SECTION THAT AN EMPLOYER HAS NOT COMPLIED WITH SUBSECTION (1) THIS SECTION.".

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#### House Journal--1st Day--July 06, 2006 **JUDICIARY** 2 After consideration on the merits, the Committee recommends the following: 5 **HB06S-1003** be postponed indefinitely. 6 7 8 **<u>HB06S-1005</u>** be referred favorably to the Committee on Appropriations. 9 10 11 **HB06S-1012** be amended as follows, and as so amended, be referred to 12 the Committee on Appropriations with favorable 13 recommendation: 14 15 Amend printed bill, page 2, line 15, strike "OR BY MAIL," and substitute 16 "BY MAIL, OR BY ANY OTHER MEANS OF COMMUNICATION,"; 17 18 line 20, after "OFFENSE;", insert "OR"; 19 20 line 21, strike "OFFENSE;" and substitute "OFFENSE."; 21

strike lines 22 through 27.

Page 5, after line 1, insert the following:

"SECTION 2. Part 2 of article 33.5 of title 24, Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW SECTION to read:

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24-33.5-228. Memorandum of understanding - enforcement of 30 **federal immigration and customs law.** (1) THE CHIEF OF THE COLORADO STATE PATROL IS AUTHORIZED AND DIRECTED TO NEGOTIATE 32 THE TERMS OF A MEMORANDUM OF UNDERSTANDING BETWEEN THE STATE 33 AND THE FEDERAL DEPARTMENT OF JUSTICE OR THE FEDERAL 34 DEPARTMENT OF HOMELAND SECURITY CONCERNING THE ENFORCEMENT 35 OF FEDERAL IMMIGRATION AND CUSTOMS LAWS, INVOLUNTARY SERVITUDE 36 LAWS, DETENTION AND REMOVAL, AND INVESTIGATION IN THE STATE. THE 37 MEMORANDUM OF UNDERSTANDING SHALL BE SIGNED ON BEHALF OF THE 38 STATE BY THE CHIEF OF THE COLORADO STATE PATROL AND THE 39 GOVERNOR OR AS OTHERWISE REQUIRED BY THE APPROPRIATE FEDERAL 40 DEPARTMENT.

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(2) THE CHIEF OF THE COLORADO STATE PATROL SHALL DESIGNATE 43 APPROPRIATE PEACE OFFICERS TO BE TRAINED PURSUANT TO THE 44 MEMORANDUM OF UNDERSTANDING EXECUTED PURSUANT TO SUBSECTION 45 (1) OF THIS SECTION. IT IS THE INTENT OF THE GENERAL ASSEMBLY THAT THE TRAINING SHALL BE FUNDED PURSUANT TO THE FEDERAL "DEPARTMENT OF HOMELAND SECURITY APPROPRIATIONS ACT, 2006", 48 P.L. No. 109-90, or any other source of federal funding.

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(3) A PEACE OFFICER CERTIFIED AS TRAINED IN ACCORDANCE WITH THE MEMORANDUM OF UNDERSTANDING EXECUTED PURSUANT TO SUBSECTION (1) OF THIS SECTION IS AUTHORIZED TO ENFORCE FEDERAL IMMIGRATION AND CUSTOMS LAWS AND INVOLUNTARY SERVITUDE LAWS 54 WHILE ACTING WITHIN THE SCOPE OF HIS OR HER AUTHORIZED DUTIES.".

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56 Renumber succeeding sections accordingly.

1 2 3	<b>HB06S-1014</b> be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:
4 5 6	Amend printed bill, page 3, line 13, after "DECEMBER 31, 2006,", insert "AND ON OR BEFORE DECEMBER 31, 2007,".
7 8 9	
10 11	SIGNING OF BILLS - RESOLUTIONS - MEMORIALS
12 13	The Speaker has signed: <b>HJR06S-1001</b> ; <b>HR06S-1001</b> .
14 15 16	WITHDRAWAL OF BILL
17 18 19	Representative Benefield has withdrawn <b>HB06S-1019</b> from further consideration in the First Extraordinary Session of the Sixty-fifth General Assembly.
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23	CHANGE IN SPONSORSHIP
25	The Speaker announced the following change in sponsorship:
21 22 23 24 25 26 27 28 29	HB06S-1020Representatives Benefield and Berens to be dual prime sponsors of the bill.
30 31 32	House in recess. House reconvened.
33 34 35	REPORTS OF COMMITTEES OF REFERENCE
36 37	BUSINESS AFFAIRS & LABOR
38 39	After consideration on the merits, the Committee recommends the following:
40 41 42	<b>HB06S-1016</b> be postponed indefinitely.
43 44 45 46	<b>HB06S-1018</b> be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:
47 48	Amend printed bill, page 2, line 7, after "(1)", insert "(a)";
49 50	line 8, strike "HIRING," and substitute "HIRING";
51 52 53	line 9, strike "RECRUITING, OR REFERRING";
54 55 56	line 14, strike "INDIVIDUAL." and substitute "INDIVIDUAL; OR A DOCUMENT ISSUED BY THE DEPARTMENT OF LABOR AND EMPLOYMENT PURSUANT TO PARAGRAPH (b) OF THIS SUBSECTION (1).

1 (b) ON OR BEFORE JULY 1, 2007, THE DEPARTMENT OF LABOR AND EMPLOYMENT SHALL DEVELOP A TAMPER-PROOF SYSTEM TO PROVIDE 3 PERSONS WITH A DOCUMENT THAT VERIFIES THE PERSON'S IDENTIFICATION 4 AND THAT SHOWS THAT THE PERSON IS ELIGIBLE TO WORK IN THE UNITED 5 STATES.". 6 7 Page 3, strike lines 2 and 3 and substitute the following: "FALSE OR FRAUDULENT DOCUMENTATION OF NOT MORE THAN FIVE THOUSAND DOLLARS FOR THE FIRST OFFENSE AND NOT MORE THAN 10 TWENTY-FIVE THOUSAND DOLLARS FOR THE SECOND AND ANY 11 SUBSEQUENT OFFENSE. 12 13 (3) (a) NO EMPLOYER SHALL INITIATE OR ADMINISTER ANY 14 DISCIPLINARY ACTION AGAINST AN EMPLOYEE ON ACCOUNT OF THE 15 EMPLOYEE'S DISCLOSURE OF INFORMATION. THIS PARAGRAPH (a) SHALL 16 NOT APPLY TO AN EMPLOYEE WHO DISCLOSES INFORMATION THAT THE 17 EMPLOYEE KNOWS TO BE FALSE OR WHO DISCLOSES INFORMATION WITH 18 DISREGARD FOR THE TRUTH OR FALSITY THEREOF OR AN EMPLOYEE WHO 19 DISCLOSES INFORMATION WHICH IS CONFIDENTIAL UNDER ANY OTHER 20 PROVISION OF LAW. 21 (b) As used in this article, unless the context otherwise 23 REQUIRES: 24 (I) "DISCIPLINARY ACTION" MEANS ANY DIRECT OR INDIRECT FORM 25 26 OF DISCIPLINE OR PENALTY, INCLUDING, BUT NOT LIMITED TO, DISMISSAL, 27 DEMOTION, TRANSFER, REASSIGNMENT, SUSPENSION, CORRECTIVE ACTION, 28 REPRIMAND, ADMONISHMENT, UNSATISFACTORY OR BELOW STANDARD 29 PERFORMANCE EVALUATION, REDUCTION IN FORCE, OR WITHHOLDING OF 30 WORK, OR THE THREAT OF ANY SUCH DISCIPLINE OR PENALTY. 31 32 (II) "DISCLOSURE OF INFORMATION" MEANS A REPORT TO THE 33 DEPARTMENT OF LABOR AND EMPLOYMENT PURSUANT TO PARAGRAPH (b) 34 of subsection (2) of this section that an employer has not 35 COMPLIED WITH SUBSECTION (1) THIS SECTION."; line 5, strike "January 1," and substitute "July 1,". 37 38 39 40 41 **HB06S-1020** be amended as follows, and as so amended, be referred to 42 the Committee on Appropriations with favorable 43 recommendation: 44 Amend printed bill, page 3, line 21, strike "TAXPAYER." and substitute 45 "TAXPAYER WHO, AT THE TIME THE TAXPAYER HIRED THE UNAUTHORIZED 47 ALIEN, KNEW OR REASONABLY SHOULD HAVE KNOWN OF THE 48 UNAUTHORIZED STATUS OF THE ALIEN.". 49 50 Page 4, line 22, after ""SHALL", insert "STATE"; 52 line 26, strike "PROHIBITING" and substitute "PROHIBITS". 53

Page 5, line 1, after "PURPOSES", insert "IF, AT THE TIME THE BUSINESS HIRED THE UNAUTHORIZED ALIEN, THE BUSINESS KNEW OR REASONABLY SHOULD HAVE KNOWN OF THE UNAUTHORIZED STATUS OF THE ALIEN";

1	line 4, strike "REQUIRING" and substitute "REQUIRES.".							
2 3 4 5 6 7	Page 1, line 107, after "PURPOSES", insert "IF, AT THE TIME THE BUSINESS HIRED THE UNAUTHORIZED ALIEN, THE BUSINESS KNEW OF REASONABLY SHOULD HAVE KNOWN OF THE UNAUTHORIZED STATUS OF THE ALIEN".							
8 9 10 11 12 13	HB06S-1021 be postponed indefinitely.							
14 15 16 17 18	JUDICIARY After consideration on the merits, the Committee recommends the following:							
19 20 21 22	HB06S-1022 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:							
23 24	Amend printed bill, page 2, line 19, before "COLORADO", insert "THE" and strike "JOHN SUTHERS";							
25 26 27	line 20, before "UNITED", insert "THE" and strike "ALBERTO";							
28 29	line 21, strike "GONZALES".							
30 31	Page 3, line 4, before "COLORADO", insert "THE";							
32 33	line 5, strike "JOHN SUTHERS", and before "UNITED", insert "THE";							
34 35	line 6, strike "ALBERTO GONZALES".							
36 37 38 39	House in recess. House reconvened.							
40 41 42	REPORT OF COMMITTEE OF REFERENCE							
42 43 44 45 46	BUSINESS AFFAIRS & LABOR After consideration on the merits, the Committee recommends the following:							
47 48 49	HB06S-1015 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:							
50 51	Amend printed bill, page 2, after line 1, insert the following:							
52 53 54 55 56	" <b>SECTION 1.</b> Part 1 of article 37.5 of title 24, Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW SECTION to read:							

1	<b>24-37.5-107.</b> Work eligibility verification portal. THE OFFICE
2	SHALL, WITHIN EXISTING RESOURCES, ESTABLISH A WORK ELIGIBILITY
3	VERIFICATION PORTAL THAT ENABLES A PERSON TO ACCESS A DATABASE
4	TO VERIFY WHETHER A TAXPAYER IDENTIFICATION NUMBER IS VALID.".
5	
6	Renumber succeeding sections accordingly.
7	
8	Page 2, strike lines 6 and 7 and substitute the following:
9	"PAYMENT TO ANY PERSON THAT IS NOT OTHERWISE SUBJECT TO STATE
10	INCOME TAX WITHHOLDING BUT THAT REQUIRES AN INFORMATION
11	RETURN, INCLUDING BUT NOT LIMITED TO ANY PAYMENT FOR WHICH
12	INTERNAL REVENUE SERVICE FORM 1099 IS REQUIRED, SHALL";
13	
14	after line 14, insert the following:
15	"(b) AN EMPLOYER WHO MAKES ANY PAYMENT FOR SERVICES TO
16	A NATURAL PERSON THAT IS NOT REPORTED ON ANY INFORMATION RETURN
17	SHALL DEDUCT AND WITHHOLD STATE INCOME TAX AT THE RATE OF FOUR
18	AND SIXTY-THREE ONE-HUNDREDTHS PERCENT, UNLESS THE EMPLOYER
19	MAKING PAYMENT HAS A VALIDATED TAXPAYER IDENTIFICATION NUMBER
20	FROM THE PERSON TO WHOM PAYMENT IS MADE.".
21	TROW THE LEASON TO WHOM TATIMENT IS MADE.
22	Reletter succeeding paragraphs accordingly.
23	referred succeeding paragraphs accordingly.
24	Page 3, line 1, strike "(c)" and substitute "(d)";
25	Tuge 3, fine 1, strike (e) and substitute (d),
26	after line 4, insert the following:
<del>2</del> 7	"(e) THE EXECUTIVE DIRECTOR MAY PROMULGATE RULES TO
28	AUTHORIZE ANY AMOUNTS DEDUCTED AND WITHHELD PURSUANT TO THIS
29	SUBSECTION (18) TO BE PAID TO THE DEPARTMENT OF REVENUE AS PART
30	OF THE STATE INCOME TAX RETURN.
31	
32	(f) FOR PURPOSES OF THIS SUBSECTION (18), "VALIDATED
33	TAXPAYER IDENTIFICATION NUMBER" MEANS A NUMBER THAT HAS BEEN
34	CONFIRMED THROUGH THE PORTAL DESCRIBED IN SECTION 24-37.5-107,
35	C.R.S., OR ANY OTHER EQUALLY EFFECTIVE FORM OF THIRD-PARTY
36	VERIFICATION APPROVED BY THE DEPARTMENT OF REVENUE.".
37	
38	<del></del>
39	House in recess. House reconvened.
40	
41	<del></del>
42	REPORTS OF COMMITTEE OF REFERENCE
43	
44	APPROPRIATIONS
45	After consideration on the merits, the Committee recommends the
46	following:
47	
48	<b>HB06S-1005</b> be amended as follows, and as so amended, be referred to
49	the Committee of the Whole with favorable
50	recommendation:
51	
52	Amend printed bill, page 3, line 7, strike " <b>06S</b> " and substitute " <b>06S-</b>
53	1005.";
54	
55	line 9, strike "H.B. 06S," and substitute "H.B. 06S-1005,";
56	

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1 line 16, strike "DOLLARS ($ )." and substitute "TWO HUNDRED
   SIXTY-ONE THOUSAND FIVE HUNDRED EIGHTY-TWO DOLLARS ($261,582).";
4 line 21, strike "_____ DOLLARS ($ )." and substitute "ONE HUNDRED
   SEVENTY-FOUR THOUSAND THREE HUNDRED EIGHTY-EIGHT DOLLARS
 6 ($174,388).";
 7
8 line 25, strike "_____ DOLLARS ($ )." and substitute "EIGHTY
   THOUSAND FOUR HUNDRED THIRTY-NINE DOLLARS ($80,439).".
 9
10
Page 4, line 3, strike "______ DOLLARS ($ )." and substitute "TWO
12 HUNDRED FORTY-FOUR THOUSAND ONE HUNDRED FORTY-THREE DOLLARS
13 ($244,143).";
14
15 line 7, strike "_____ DOLLARS ($ )." and substitute "ONE HUNDRED
16 THIRTY-FOUR THOUSAND SIXTY-FIVE DOLLARS ($134,065).";
17
line 12, strike "_____ DOLLARS ($ )." and substitute "ONE HUNDRED
19 FOUR THOUSAND SIX HUNDRED THIRTY-THREE DOLLARS ($104,633).";
20
21 line 16, strike "_____ DOLLARS ($ )." and substitute "TWO HUNDRED
22 NINE THOUSAND ONE HUNDRED FORTY-ONE DOLLARS ($209,141).";
24 line 21, strike "_____ DOLLARS ($ )." and substitute "TWO HUNDRED
25 FORTY-FOUR THOUSAND ONE HUNDRED FORTY-THREE DOLLARS
26 ($244,143).";
27
28 line 25, strike "DOLLARS ($ )." and substitute "TWO HUNDRED
29 FORTY-ONE THOUSAND THREE HUNDRED SEVENTEEN DOLLARS
30 ($241,317).".
31
Page 6, line 19, strike "______ DOLLARS" and substitute "TWO HUNDRED
33 SIXTY-ONE THOUSAND FIVE HUNDRED EIGHTY-TWO DOLLARS";
34
35 line 20, strike "H.B. 06S-_____," and substitute "H.B. 06S-1005,".
36
Page 7, line 16, strike "______ DOLLARS PURSUANT TO H.B. 06S-
   ," and substitute "ONE HUNDRED SEVENTY-FOUR THOUSAND THREE
39 HUNDRED EIGHTY-EIGHT DOLLARS PURSUANT TO H.B. 06S-1005,".
40
Page 8, line 5, strike "______DOLLARS" and substitute "TWO HUNDRED
42 FORTY-FOUR THOUSAND ONE HUNDRED FORTY-THREE DOLLARS";
43
44 line 6, strike "06S- ," and substitute "06S-1005,";
45
   line 17, strike "PLUS" and substitute "PLUS ONE HUNDRED FOUR
46
47
   THOUSAND SIX HUNDRED THIRTY-THREE DOLLARS";
48
49 line 18, strike "H.B. 06S-", and substitute "H.B. 06S-1005,".
50
   Page 9, line 2, strike "PLUS _____" and substitute "PLUS TWO
51
52 HUNDRED FORTY-FOUR THOUSAND ONE HUNDRED FORTY-THREE";
53
54 line 3, strike "H.B. 06S-_____," and substitute "H.B. 06S-1005,".
55
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**HB06S-1009** be amended as follows, and as so amended, be referred to 2 the Committee of the Whole with favorable 3 recommendation: 4 5 Amend printed bill, page 5, after line 18, insert the following: 6 7 "**SECTION 5.** Appropriation. In addition to any other appropriation, there is hereby appropriated, to the department of regulatory agencies, for allocation to the executive director's office, for the fiscal year beginning July 1, 2006, the sum of twenty-four thousand eight hundred dollars (\$24,800), or so much thereof as may be necessary, 12 for the implementation of this act. Of said sum, four thousand eight hundred dollars (\$4,800) shall be out of any moneys in the division of registrations cash fund created in section 24-34-105 (2) (b) (I), Colorado 15 Revised Statutes, ten thousand dollars (\$10,000) shall be out of any moneys in the division of insurance cash fund created in section 10-1-103 (3), Colorado Revised Statutes, and ten thousand dollars (\$10,000) shall 17 be out of any moneys in the division of real estate cash fund created in section 12-61-111.5 (2) (b), Colorado Revised Statutes.". 19 20 21 Renumber succeeding sections accordingly. Page 1, line 103, strike "STATES." and substitute "STATES, AND MAKING 24 AN APPROPRIATION IN CONNECTION THEREWITH.". 25 26 27 **HB06S-1012** be amended as follows, and as so amended, be referred to 28 the Committee of the Whole with favorable 29 30 recommendation: 31 32 Amend printed bill, page 5, line 6, strike "06S-####." and substitute "06S-1012."; 33 34 35 line 8, strike "H.B. 06S-", and substitute "H.B. 06S-1012,"; 36 line 15, strike "\_\_\_\_\_ DOLLARS (\$ )." and substitute "THREE HUNDRED 37 FORTY-EIGHT THOUSAND SEVEN HUNDRED SEVENTY-SIX DOLLARS 39 (\$348,776)."; 40 41 line 20, strike "\_\_\_\_\_ DOLLARS (\$ )." and substitute "TWO HUNDRED 42 FIFTY-TWO THOUSAND EIGHT HUNDRED SIXTY-THREE DOLLARS 43 (\$252,863)."; 44 45 line 24, strike "\_\_\_\_\_ DOLLARS (\$ )." and substitute "ONE HUNDRED 46 SEVEN THOUSAND TWO HUNDRED FIFTY-TWO DOLLARS (\$107,252)". 47 48 Page 6, line 2, strike "\_\_\_\_\_ DOLLARS (\$ )." and substitute "ONE 49 HUNDRED FIFTY-SIX THOUSAND NINE HUNDRED FORTY-NINE DOLLARS 50 (\$156,949)."; 52 line 6, strike "\_\_\_\_\_ DOLLARS (\$ )." and substitute "ONE HUNDRED 53 EIGHTY-FIVE THOUSAND TEN DOLLARS (\$185,010)."; 54 55 line 11, strike "\_\_\_\_\_ DOLLARS (\$ )." and substitute "EIGHTY-SEVEN 56 THOUSAND ONE HUNDRED NINETY-FOUR DOLLARS (\$87,194).";

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line 15, strike "DOLLARS ($ )." and substitute "TWO HUNDRED
    THIRTY-THREE THOUSAND TWO HUNDRED SEVENTY-THREE DOLLARS
 3
   ($233,273).";
   line 20, strike "_____ DOLLARS ($ )." and substitute "EIGHTY-SEVEN
 5
   THOUSAND ONE HUNDRED NINETY-FOUR DOLLARS ($87,194).";
8 line 24, strike "_____ DOLLARS ($ )." and substitute "TWO HUNDRED
    SIXTY THOUSAND EIGHTY-SIX DOLLARS ($260,086).".
 9
10
Page 8, line 18, strike "______ DOLLARS" and substitute "THREE HUNDRED
12 FORTY-EIGHT THOUSAND SEVEN HUNDRED SEVENTY-SIX DOLLARS";
13
14 line 19, strike "H.B. 06S-_____," and substitute "H.B. 06S-1012,".
15
16 Page 9, line 15, strike "_____ DOLLARS PURSUANT TO H.B. 06S-____
    and substitute "TWO HUNDRED FIFTY-TWO THOUSAND EIGHT HUNDRED
17
18 SIXTY-THREE DOLLARS PURSUANT TO H.B. 06S-1012,".
19
20 Page 10, line 4, strike "_____ DOLLARS" and substitute "ONE HUNDRED
21
   FIFTY-SIX THOUSAND NINE HUNDRED FORTY-NINE DOLLARS";
23 line 5, strike "06S-_____," and substitute "06S-1012,";
24
   line 16, strike "PLUS" and substitute "PLUS EIGHTY-SEVEN
25
   THOUSAND ONE HUNDRED NINETY-FOUR";
27
28 line 17, strike "H.B. 06S-_____," and substitute "H.B. 06S-1012,".
29
30 Page 11, line 1, strike "PLUS _____" and substitute "PLUS EIGHTY-
31
    SEVEN THOUSAND ONE HUNDRED NINETY-FOUR";
33 line 2, strike "H.B. 06S-", and substitute "H.B. 06S-1012,".
34
35
37
    HB06S-1014 be amended as follows, and as so amended, be referred to
                 the Committee of the Whole with favorable
38
39
                 recommendation:
40
41
   Amend printed bill, page 3, after line 17, insert the following:
42
43
          "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 law, for the fiscal year beginning July 1, 2006, the sum of forty-five thousand eight
45
    hundred twenty-two dollars ($45,822) and 0.5 FTE, or so much thereof
47
48
    as may be necessary, for the implementation of this act.".
49
50 Renumber succeeding section accordingly.
52 Page 1, line 103, strike "IMMIGRATION." and substitute "IMMIGRATION,
53
   AND MAKING AN APPROPRIATION THEREFOR.".
54
```

2 recommendation. 3 4 5 On motion of Representative Plant, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was 7 called to the Chair to act as Chairman. 8 9 10 GENERAL ORDERS--SECOND READING OF BILLS 11 12 The Committee of the Whole having risen, the Chairman reported the titles of the following bills had been read (reading at length had been 13 dispensed with by unanimous consent), the bills considered and action 14 15 taken thereon as follows: 16 17 (Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.) 18 19 20 **<u>HB06S-1001</u>** by Representative(s) Carroll M.; also Senator(s) 21 Hagedorn--Concerning the requirement that an employer 22 verify that it does not employ illegal immigrants in order 23 to qualify for an economic development incentive awarded 24 by the Colorado economic development commission. 25 26 Amendment No. 1, Business Affairs & Labor Report, dated July 6, 2006, 27 and placed in member's bill file; Report also printed in House Journal, 28 July 6, page 11. 29 <u>Amendment No. 2</u>, by Representative Butcher. 30 31 32 Amend printed bill, page 4, after line 24, insert the following: 33 "(6) This section shall be enforced without regard to 34 RACE, RELIGION, GENDER, ETHNICITY, OR NATIONAL ORIGIN.". 35 As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage. 37 38 39 **HB06S-1002** by Representative(s) Cloer, Schultheis, Madden--Concerning the provision of health services for all persons 40 41 in the case of communicable diseases. 42 43 Amendment No. 1, Business Affairs & Labor Report, dated July 6, 2006, and placed in member's bill file; Report also printed in House Journal, July 6, pages 11-12. 45 46 47 <u>Amendment No. 2</u>, by Representative Butcher. 48 49 Amend printed bill, page 2, line 8, after "INDIVIDUAL'S", insert "RACE, RELIGION, GENDER, ETHNICITY, NATIONAL ORIGIN, OR"; 50 line 15, after "INDIVIDUAL'S", insert "RACE, RELIGION, GENDER, 52 53 ETHNICITY, NATIONAL ORIGIN, OR". 54 55 Page 4, line 11, after "HER", insert "RACE, RELIGION, GENDER, ETHNICITY, 56 NATIONAL ORIGIN, OR".

**HB06S-1020** be referred to the Committee of the Whole with favorable

4	D								
1	Page 5, line 1, after "HER", insert "RACE, RELIGION, GENDER, ETHNICITY,								
2 NATIONAL ORIGIN, OR"; 3									
3	1: 22 6 11 11 : 4 11-4								
4	line 23, after "HER", insert "RACE, RELIGION, GENDER, ETHNICITY,								
5	NATIONAL ORIGIN, OR".								
6	D (1) 4 C								
7	Page 6, line 4, after "HER", insert "RACE, RELIGION, GENDER, ETHNICITY,								
8	NATIONAL ORIGIN, OR";								
9	11. 15. 0. 11. 11 11								
10	line 15, after "HER", insert "RACE, RELIGION, GENDER, ETHNICITY,								
11	NATIONAL ORIGIN, OR".								
12									
13	As amended, ordered engrossed and placed on the Calendar for Third								
14	Reading and Final Passage.								
15									
16	<b>HB06S-1005</b> by Representative(s) Borodkin; also Senator(s) Shaffer								
17	Concerning a prohibition against the coercion of								
18	immigrants, and making an appropriation in connection								
19	therewith.								
20									
21	Amendment No. 1, Appropriations Report, dated July 6, 2006, and placed								
22	in member's bill file; Report also printed in House Journal, July 6,								
23	pages 17-18.								
24									
25	Amendment No. 2, by Representative Butcher.								
26	, ., ., ., ., ., ., ., ., ., ., ., ., .,								
27	Amend printed bill, page 2, after line 17, insert the following:								
28	7 miletia printe a cini, page 2, arter mile 17, mileti and 10110 mileti								
29	"(4) This section shall be enforced without regard to								
30	RACE, RELIGION, GENDER, ETHNICITY, OR NATIONAL ORIGIN.";								
31	,								
32	strike line 20 and substitute the following:								
33									
34	"OF THE FOLLOWING NEW SUBSECTIONS, to read:".								
35	01 11121 0220   11101   2020201101   20,0010000								
36	Page 3, after line 2, insert the following:								
37	"(5) THIS SECTION SHALL BE ENFORCED WITHOUT REGARD TO								
38	RACE, RELIGION, GENDER, ETHNICITY, OR NATIONAL ORIGIN.".								
39	Release, Elimient, oktivinoral oktober.								
40	As amended, ordered engrossed and placed on the Calendar for Third								
41	Reading and Final Passage.								
42	Troubing und I mai I assage.								
43	HB06S-1009 by Representative(s) Crane, Schultheis, Harvey								
44	Concerning a requirement that governmental entities issue								
45	authorizations only to persons who are lawfully present in								
46	the United States.								
47	the Chited States.								
48	Amendment No. 1, Appropriations Report, dated July 6, 2006, and								
49	placed in member's bill file; Report also printed in House Journal, July 6,								
50	page 19.								
51	kup. 17.								
52	Amendment No. 2, by Representative Gallegos.								
53	interiorie i vo. 2, of representative ounegos.								
54	Amend printed bill, page 3, after line 1, insert the following:								
55	"(c) This subsection (1) shall be enforced without regard								
56	TO RACE, RELIGION, GENDER, ETHNICITY, OR NATIONAL ORIGIN.".								
20	10 1. 102, ILLEGOT, GLIDEN, LITTUCTIT, ORTHITOTAL ORTHIT.								

1 Page 4, after line 1, insert the following: '(c) This subsection (2) shall be enforced without regard TO RACE, RELIGION, GENDER, ETHNICITY, OR NATIONAL ORIGIN."; 5 after line 23, insert the following: 6 "(c) This subsection (10) shall be enforced without regard 7 TO RACE, RELIGION, GENDER, ETHNICITY, OR NATIONAL ORIGIN.". 8 9 Page 5, after line 18, insert the following: 10 "(c) This subsection (2) shall be enforced without regard 11 TO RACE, RELIGION, GENDER, ETHNICITY, OR NATIONAL ORIGIN.". 12 13 As amended, ordered engrossed and placed on the Calendar for Third 14 Reading and Final Passage. 15 16 **<u>HB06S-1014</u>** by Representative(s) Buescher--Concerning the recovery 17 of federal reimbursement for costs to the state of Colorado 18 associated with illegal immigration. 19 20 Amendment No. 1, Judiciary Report, dated July 6, 2006, and placed in 21 member's bill file; Report also printed in House Journal, July 6, page 14. Amendment No. 1, Appropriations Report, dated July 6, 2006, and placed 24 in member's bill file; Report also printed in House Journal, July 6, 25 page 20. 26 27 As amended, ordered engrossed and placed on the Calendar for Third 28 Reading and Final Passage. 29 30 **HB06S-1020** by Representative(s) Benefield and Berens, Harvey, Kerr 31 J., Penry, Schultheis--Concerning the elimination of a state 32 income tax benefit for a business that pays an 33 unauthorized alien to perform labor services, and, in 34 connection therewith, prohibiting certain wages or remuneration paid to an unauthorized alien for labor 35 services from being claimed as a deductible business 36 expense for state income tax purposes unless specified 37 38 exceptions apply and, to the extent such a payment was 39 claimed as a deduction in determining the business' federal 40 income tax liability, requiring an amount equal to the 41 prohibited deduction to be added to the business' federal 42 taxable income for the purpose of determining state 43 income tax liability. 44 45 Amendment No. 1, Business Affairs and Labor Report, dated July 6, 2006, and placed in member's bill file; Report also printed in House 46 47 Journal, July 6, pages 15-16. 48

50

49

Reading and Final Passage.

**<u>HB06S-1012</u>** by Representative(s) Stafford, Schultheis, May M., Harvey; also Senator(s) Johnson--Concerning involuntary servitude, and making an appropriation in connection therewith.

As amended, ordered engrossed and placed on the Calendar for Third

52 53 54

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Amendment No. 1, Judiciary Report, dated July 6, 2006, and placed in
    member's bill file; Report also printed in House Journal, July 6, page 13.
    The committee amendment was adopted as follows:
   Page 1, lines 1 through 5 declared passed;
    lines 7 through 18 declared lost.
 5
    Page 2, lines 1 through 16 declared lost.
 8
    Amendment No. 2, Appropriations Report, dated July 6, 2006, and placed
 9
    in member's bill file; Report also printed in House Journal, July 6,
10
    pages 19-20.
11
12
    As amended, declared lost on Second Reading.
13
    (For change in action, see Amendments to Report, page 25.)
14
15
    <u>HB06S-1015</u> by Representative(s) Kerr A. and Kerr J. and McGihon;
                  also Senator(s) Keller--Concerning a requirement that a
16
17
                  person withhold Colorado income tax from a payment to
18
                  a person other than an employee for services performed.
19
20
    Amendment No. 1, Business Affairs and Labor Report, dated July 6,
21
    2006, and placed in member's bill file; Report also printed in House
    Journal, July 6, pages 16-17.)
24
    <u>Amendment No. 2</u>, by Representative McGihon, A. Kerr, and J. Kerr.
25
26
    Amend the Business Affairs and Labor Committee Report, dated July 6,
27
    2006, page 1, line 6, strike "RESOURCES," and substitute "RESOURCES
    AND NO LATER THAN JANUARY 1, 2007,"
28
29
30
    after line 14, insert the following:
31
32
    "line 11, strike "CORRECT" and substitute "VALIDATED";".
33
34 Page 2, line 14, after "CONFIRMED", insert "BY THE PERSON OR EMPLOYER
35
    MAKING A PAYMENT TO A PERSON";
    line 16, strike "REVENUE."." and substitute "REVENUE AS HAVING BEEN
37
    ASSIGNED BY THE INTERNAL REVENUE SERVICE TO THE PERSON TO WHOM
39
    PAYMENT IS MADE AND AS NOT HAVING BEEN ASSIGNED AS A TAXPAYER
40 IDENTIFICATION NUMBER ISSUED FOR NONRESIDENT ALIENS.".";
41
    after line 16, insert the following:
42
43
    "line 6, after "performed", insert "and payment obligations accrued".
44
45
46
    <u>Amendment No. 3</u>, by Representative McGihon.
47
48
    Amend printed bill, page 3, before line 5, insert the following:
49
50
           "(d) This subsection (18) shall be enforced without regard
51
    TO RACE, RELIGION, GENDER, ETHNICITY, OR NATIONAL ORIGIN.".
52
    As amended, ordered engrossed and placed on the Calendar for Third
53
54
    Reading and Final Passage.
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Representatives Hefley, Larson, Harvey, May, Schultheis, Gardner, and Clapp moved to amend the Report of the Committee of the Whole to show that the severed portion of the Judiciary Committee Report (page 1, lines 6-18 and page 2, lines 1-16) to HB06S-1012, dated July 6, 2006, did pass, as amended by the following Hefley amendment, and that **HB06S-1012**, as amended, did pass.

AMENDMENTS TO THE COMMITTEE OF THE WHOLE REPORT

Amend the Judiciary committee report, dated July 6, 2006, page 2, line 5, strike "PEACE OFFICERS" and substitute "MEMBERS OF THE COLORADO STATE PATROL".

The amendment was declared **passed** by the following roll call vote:

YES	37	NO	26	EXCUSED	02	ABSENT	00
Balmer	Y	Frangas	Y	Larson	Y	Pommer	N
Benefield	Y	Gallegos	N	Lindstrom	N	Ragsdale	N
Berens	Y	Garcia	Y	Liston	Y	Riesberg	N
Borodkin	N	Gardner	Y	Lundberg	Y	Rose	Y
Buescher	Y	Green	N	Madden	N	Schultheis	Y
Butcher	N	Hall	Y	Marshall	N	Solano	Y
Cadman	Y	Harvey	Y	Massey	Y	Soper	N
Carroll M	N	Hefley	Y	May	Y	Stafford	E
Carroll T	N	Hodge	N	McCluskey	Y	Stengel	Y
Cerbo	N	Hoppe	E	McFadyen	N	Sullivan	Y
Clapp	Y	Jahn	Y	McGihon	N	Todd	Y
Cloer	Y	Judd	N	McKinley	N	Vigil	N
Coleman	N	Kerr A	N	Merrifield	N	Weissmann	N
Crane	Y	Kerr J	Y	Paccione	Y	Welker	Y
Curry	N	King	Y	Penry	Y	White	Y
Decker	Y	Knoedler	Y	Plant	N	Witwer	Y
						Speaker	Y

#### ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: **HB06S-1001** amended, 1002 amended, 1005 amended, 1009 amended, 1014 amended, 1020 amended, 1012 amended, 1015 amended.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was **adopted**.

46	YES	63	NO	00	<b>EXCUSED</b>	02	ABSENT	00
47	Balmer	Y	Frangas	Y	Larson	Y	Pommer	Y
48	Benefield	Y	Gallegos	Y	Lindstrom	Y	Ragsdale	Y
49	Berens	Y	Garcia	Y	Liston	Y	Riesberg	Y
50	Borodkin	Y	Gardner	Y	Lundberg	Y	Rose	Y
51	Buescher	Y	Green	Y	Madden	Y	Schultheis	Y
52	Butcher	Y	Hall	Y	Marshall	Y	Solano	Y
53	Cadman	Y	Harvey	Y	Massey	Y	Soper	Y
54	Carroll M	Y	Hefley	Y	May	Y	Stafford	Ε
55	Carroll T	Y	Hodge	Y	McCluskey	Y	Stengel	Y
56	Cerbo	Y	Hoppe	E	McFadyen	Y	Sullivan	Y

Clapp	Y	Jahn	Y	McGihon	Y	Todd	Y
Cloer	Y	Judd	Y	McKinley	Y	Vigil	Y
Coleman	Y	Kerr A	Y	Merrifield	Y	Weissmann	Y
Crane	Y	Kerr J	Y	Paccione	Y	Welker	Y
Curry	Y	King	Y	Penry	Y	White	Y
Decker	Y	Knoedler	Y	Plant	Y	Witwer	Y
						Speaker	Y

House in recess. House reconvened.

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#### REPORTS OF COMMITTEE OF REFERENCE

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#### **APPROPRIATIONS**

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

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**HB06S-1017** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

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Amend printed bill, page 3, before line 22, insert the following: "SECTION 2. Appropriation. (1) In addition to any other appropriation, there is hereby appropriated, out of any moneys in the employment support fund created in section 8-77-109, Colorado Revised Statutes, not otherwise appropriated, to the department of labor and employment, for allocation to the division of labor, for the fiscal year beginning July 1, 2006, the sum of one hundred ten thousand four hundred forty-seven dollars (\$110,447) and 2.0 FTE, or so much thereof as may be necessary, for the implementation of this act.

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(2) In addition to any other appropriation, there is hereby appropriated, out of any moneys in the employment support fund created in section 8-77-109, Colorado Revised Statutes, not otherwise appropriated, to the department of labor and employment, for allocation to the executive director's office, for legal services, for the fiscal year beginning July 1, 2006, the sum of three thousand two hundred twentythree dollars (\$3,223), or so much thereof as may be necessary, for the 40 implementation of this act.

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(3) In addition to any other appropriation, there is hereby appropriated to the department of law, for the fiscal year beginning 44 July 1, 2006, the sum of three thousand two hundred twenty-three dollars (\$3,223), or so much thereof as may be necessary, for the provision of 46 legal services to the division of labor in the department of labor and employment related to the implementation of this act. Said sum shall be 48 from cash funds exempt received from the division of labor in the department of labor and employment out of the appropriation made in subsection (2) of this section.".

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Renumber succeeding sections accordingly.

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Page 1, line 103, strike "REQUIREMENTS." and substitute "REQUIREMENTS, AND MAKING AN APPROPRIATION IN CONNECTION 56 THEREWITH.".

1 2 3	HB06S-1018	be referred to the Committee of the Whole with favorable recommendation.
4 5 6 7	HB06S-1022	be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:
8 9 10	Amend printed STATES IN".	d bill page 2, line 19, after "INITIATE" insert "OR JOIN OTHER
11 12 13 14 15	Page 3, line 5	, after "INITIATE" insert "OR JOIN OTHER STATES IN".
16 17 18 19	Committee of	f Representative Plant, the House resolved itself into the Whole for consideration of General Orders, and he was Chair to act as Chairman.
20 21	GENEF	RAL ORDERSSECOND READING OF BILLS
22 23 24 25 26 27	titles of the fo	ee of the Whole having risen, the Chairman reported the ollowing bills had been read (reading at length had been h by unanimous consent), the bills considered and action as follows:
28 29 30		to the committee amendment are to the printed committee was printed and placed in the members' bill file.)
31 32 33 34	<u>HB06S-1018</u>	by Representative(s) White, May M.; also Senator(s) TeckConcerning the verification of an employee's identification.
35 36 37	July 6, 2006,	No. 1, Business Affairs and Labor Report, dated and placed in member's bill file; Report also printed in I, July 6, pages 14-15.
38 39 40	Amendment N	No. 2, by Representative White.
41 42 43		Business Affairs and Labor Committee Report, dated page 1, line 7, strike "LABOR AND";
43 44 45	line 8, strike "	EMPLOYMENT" and substitute "REVENUE".
46 47	Amendment N	No. 3, by Representative Gallegos.
48 49	Amend printe	d bill, page 3, before line 4, insert the following:
50 51 52		THIS SECTION SHALL BE ENFORCED WITHOUT REGARD TO ON, GENDER, ETHNICITY, OR NATIONAL ORIGIN.".
52 53 54	Amendment N	No. 4, by Representative Garcia.
55 56		d bill, page 2, line 10, after "PRESENT", insert "A UNITED ARY CARD, A MILITARY DEPENDENT'S IDENTIFICATION CARD,

1 2 3	A United States Coast Guard Merchant Mariner card, a Native American tribal document, or".
4 5 6	As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
7 8 9 10	<u>HB06S-1022</u> by Representative(s) PommerConcerning directing the state attorney general to initiate a lawsuit to demand that immigration laws be enforced at the federal level.
11 12 13	Amendment No. 1, Judiciary Report, dated July 6, 2006, and placed in member's bill file; Report also printed in House Journal, July 6, page 16.
13 14 15 16 17	Amendment No. 2, Appropriations Report, dated July 6, 2006, and placed in member's bill file; Report also printed in House Journal, July 6, page 27.
18 19	As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
20 21 22 23 24 25	HB06S-1017 by Representative(s) Solano, PaccioneConcerning documentation by an employer that demonstrates compliance with federal employment verification requirements.
26 27 28 29	Amendment No. 1, Business Affairs and Labor Report, dated July 6, 2006, and placed in member's bill file; Report also printed in House Journal, July 6, page 12.
30 31 32 33	Amendment No. 2, Appropriations Report, dated July 6, 2006, and placed in member's bill file; Report also printed in House Journal, July 6, pages 26.
34 35	Amendment No. 3, by Representatives Solano, Marshall, Buescher.
36 37	Amend printed bill, page 3, line 18, strike "FALSE OR FRAUDULENT";
38 39 40 41	line 19, strike "DOCUMENTATION," and substitute "DOCUMENTATION THAT THE EMPLOYER KNOWS OR REASONABLY SHOULD HAVE KNOWN IS FALSE OR FRAUDULENT,".
42 43 44 45	As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
46 47	AMENDMENTS TO THE COMMITTEE OF THE WHOLE REPORT
48 49 50 51 52	Representatives Gardner and Penry moved to amend the Report of the Committee of the Whole to show that the following Gardner amendment, to HB06S-1018, did pass, and that <b>HB06S-1018</b> , as amended, did pass.
53 54 55 56	Amend printed bill, page 2, line 12, strike "STATES" and substitute "STATES, EXCEPT FOR STATES OR OUTLYING POSSESSION OF THE UNITED STATES THAT ALLOW, AS DETERMINED BY THE DEPARTMENT OF REVENUE, IN A LIST PUBLISHED WITHIN SIXTY DAYS AFTER THE EFFECTIVE DATE OF

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THIS SECTION, A PERSON TO OBTAIN A DRIVER'S LICENSE OR IDENTIFICATION CARD WITHOUT VERIFYING THE PERSON'S LAWFUL PRESENCE IN THE UNITED STATES,".

5 The amendment was declared **lost** by the following roll call vote:

7	YES	28	NO	35	EXCUSED	02	ABSENT	00
8	Balmer	Y	Frangas	N	Larson	Y	Pommer	N
9	Benefield	Ň	Gallegos	N	Lindstrom	Ň	Ragsdale	N
10	Berens	Y	Garcia	N	Liston	Y	Riesberg	N
11	Borodkin	N	Gardner	Y	Lundberg	Y	Rose	Y
12	Buescher	N	Green	N	Madden	N	Schultheis	Y
13	Butcher	N	Hall	Y	Marshall	N	Solano	N
14	Cadman	Y	Harvey	Y	Massey	Y	Soper	N
15	Carroll M	N	Hefley	Y	May	Y	Stafford	E
16	Carroll T	N	Hodge	N	McCluskey	Y	Stengel	Y
17	Cerbo	N	Hoppe	E	McFadyen	N	Sullivan	Y
18	Clapp	Y	Jahn	N	McGihon	N	Todd	N
19	Cloer	Y	Judd	N	McKinley	N	Vigil	N
20	Coleman	N	Kerr A	N	Merrifield	N	Weissmann	N
21	Crane	Y	Kerr J	Y	Paccione	N	Welker	Y
22	Curry	N	King	Y	Penry	Y	White	Y
23	Decker	Y	Knoedler	Y	Plant	N	Witwer	Y
24							Speaker	N
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#### ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB06S-1018 amended, 1022 amended, 1017 amended.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was **adopted**.

38	YES	63	NO	00	EXCUSED	02	ABSENT	00
39	Balmer	Y	Frangas	Y	Larson	Y	Pommer	Y
<del>1</del> 0	Benefield	Y	Gallegos	Y	Lindstrom	Y	Ragsdale	Y
11	Berens	Y	Garcia	Y	Liston	Y	Riesberg	Y
12	Borodkin	Y	Gardner	Y	Lundberg	Y	Rose	Y
13	Buescher	Y	Green	Y	Madden	Y	Schultheis	Y
14	Butcher	Y	Hall	Y	Marshall	Y	Solano	Y
15	Cadman	Y	Harvey	Y	Massey	Y	Soper	Y
16	Carroll M	Y	Hefley	Y	May	Y	Stafford	E
<b>!</b> 7	Carroll T	Y	Hodge	Y	McCluskey	Y	Stengel	Y
18	Cerbo	Y	Hoppe	$\mathbf{E}$	McFadyen	Y	Sullivan	Y
9	Clapp	Y	Jahn	Y	McGihon	Y	Todd	Y
0	Cloer	Y	Judd	Y	McKinley	Y	Vigil	Y
51	Coleman	Y	Kerr A	Y	Merrifield	Y	Weissmann	Y
52	Crane	Y	Kerr J	Y	Paccione	Y	Welker	Y
53	Curry	Y	King	Y	Penry	Y	White	Y
54	Decker	Y	Knoedler	Y	Plant	Y	Witwer	Y
5							Speaker	Y

House Journal--1st Day--July 6, 2006