SENATE JOURNAL

Sixty-eighth General Assembly STATE OF COLORADO

First Regular Session

30th Legislative Day

Thursday, February 10, 2011

Prayer

By the chaplain, Rabbi Mitch Delcau, Congregation Temple Emanuel, Denver.

Call to Order

By the President at 9:00 a.m.

Pledge

By Senator Guzman.

Roll Call

Present--34

Excused--1, Mitchell. Present later--1, Mitchell.

Quorum

The President announced a quorum present.

Reading of Journal

On motion of Senator Lambert, reading of the Journal of Wednesday, February 9, 2011, was dispensed with and the Journal was approved as corrected by the Secretary.

SENATE SERVICES REPORT

Correctly Printed: SB11-167; SJR11-012.

Correctly Engrossed: SJR11-011 and 012; SR11-003. Correctly Enrolled: SJR11-012; SR11-003.

INTRODUCTION AND CONSIDERATION OF RESOLUTIONS

SJR11-014 by Senator(s) Heath, King K., Steadman; also Representative(s) Summers and Miklosi--Concerning recognition of Career and Technical Education Month.

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

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

Co-sponsors added: Aguilar, Bacon, Boyd, Brophy, Cadman, Carroll, Foster, Giron, Grantham, Guzman, Harvey, Hodge, Hudak, Jahn, Johnston, King S., Kopp, Lambert, Lundberg, Mitchell, Morse, Newell, Nicholson, Renfroe, Roberts, Scheffel, Schwartz, Shaffer B., Spence, Tochtrop, White and Williams S.

SJR11-013 by Senator(s) Nicholson; also Representative(s) DelGrosso--Concerning recognition of

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community mental health centers and behavioral health organizations in Colorado.

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

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

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

Committee of the Whole

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

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

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

SB11-002 by Senator(s) Carroll, Mitchell, Tochtrop; also Representative(s) Kerr J., Miklosi-Concerning the low-income telephone assistance program.

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

SB11-021 by Senator(s) Nicholson; also Representative(s) Looper--Concerning the removal of term limits for members of the water and wastewater facility operators certification board.

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

SB11-062 by Senator(s) Cadman; also Representative(s) Murray--Concerning the administrative duties of the office of information technology.

<u>Amendment No. 1, Business, Labor & Technology Committee Amendment</u>. (Printed in Senate Journal, February 2, page(s) 91-92 and placed in members' bill files.)

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

HB11-1009 by Representative(s) Waller; also Senator(s) Newell--Concerning interstate compacts for adult criminal supervision.

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

HB11-1015 by Representative(s) Jones; also Senator(s) Tochtrop--Concerning the licensure of certified public accountants.

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

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HB11-1023 by Representative(s) Ferrandino; also Senator(s) Carroll--Concerning the continuation of the foreclosure deferment program.

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

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

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

YES	35 NO	0 EXCU		0
Aguilar	Y Guzman	Y Kopp	Y Scheffel	Y
Bacon	Y Harvey	Y Lamb		Y
Boyd	Y Heath	Y Lundt	berg Y Spence	Y
Brophy	Y Hodge	Y Mitch	nell Y Steadman	Y
Cadman	Y Hudak	Y Morse	e Y Tochtrop	Y
Carroll	Y Jahn	Y Newe		Y
Foster	Y Johnston	Y Nicho	olson Y Williams S.	Y
Giron	Y King K.	Y Renfre	oe Y President	Y
Grantham	Y King S.	Y Rober	rts Y	

The Committee of the Whole took the following action:

Passed on second reading: SB11-002, SB11-021, SB11-062 as amended, HB11-1009, HB11-1015, HB11-1023.

Removed from the General Orders - Second Reading of Bills - Consent Calendar and placed at the end of the General Orders - Second Reading of Bills Calendar for February 10: HB11-1022.

COMMITTEE OF REFERENCE REPORTS

Business, Labor, & Technology After consideration on the merits, the Committee recommends that **SB11-065** 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 **SB11-058** be postponed indefinitely.

State, Veterans, & Military Affairs After consideration on the merits, the Committee recommends that **SB11-059** be postponed indefinitely.

State, Veterans, & Military Affairs After consideration on the merits, the Committee recommends that **SB11-071** be postponed indefinitely.

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State. Veterans, & Military Affairs

After consideration on the merits, the Committee recommends that SB11-077 be postponed indefinitely.

State, Veterans, & **Military** Affairs

After consideration on the merits, the Committee recommends that SB11-097 be postponed indefinitely.

State, Veterans, & Military Affairs

After consideration on the merits, the Committee recommends that SB11-113 be postponed indefinitely.

Health & Human Services

After consideration on the merits, the Committee recommends that SB11-042 be postponed indefinitely.

Health & Human Services

After consideration on the merits, the Committee recommends that SB11-008 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. The introductory portion to 24-22-117 (2) (a) (II) and 24-22-117 (2) (a) (II) (F), Colorado Revised Statutes, are amended to read:

24-22-117. Tobacco tax cash fund - accounts - creation **legislative declaration - repeal.** (2) There are hereby created in the state treasury the following funds:

Except as provided in subparagraphs (III) and (IV) (a) (II) SUBPARAGRAPH (III) of this paragraph (a), for fiscal year 2005-06 and each fiscal year thereafter, moneys in the health care expansion fund shall be annually appropriated by the general assembly to the department of

health care policy and financing for the following purposes:

(F) To pay for enrollment increases above the average enrollment for state fiscal year 2003-04 in the children's basic health plan, article 8 of title 25.5, C.R.S. OR, FOR STATE FISCAL YEAR 2011-12 AND FOR EACH FISCAL YEAR THEREAFTER, TO PAY FOR COSTS ASSOCIATED WITH CHILDREN ENROLLED IN THE MEDICAL ASSISTANCE PROGRAM, ARTICLES 4, 5, AND 6 OF TITLE 25.5, C.R.S., WHOSE FAMILY INCOME IS MORE THAN ONE HUNDRED PERCENT BUT DOES NOT EXCEED ONE HUNDRED THIRTY-THREE PERCENT OF THE FEDERAL POVERTY LINE AND WHO WOULD HAVE BEEN ELIGIBLE FOR ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN PRIOR TO SEPTEMBER 1, 2011;

SECTION 2. 25.5-5-205 (3) (c), Colorado Revised Statutes, is amended to read:

25.5-5-205. Baby and kid care program - creation - eligibility. (3) (c) (I) On and after July 1, 1991 SEPTEMBER 1, 2011, children born after September 30, 1983, who have attained age six YEARS OF AGE but have not attained age nineteen YEARS OF AGE shall be eligible for benefits under the baby and kid care program. except that, For the purpose of eligibility under this paragraph (c) only, such individual's family income shall exceed the eligibility threshold used in determining eligibility for aid to families with dependent children assistance pursuant to rules in effect on July 16, 1996, and the method adopted by the state board pursuant to sections 25.5-5-101 (4) (c) and 25.5-5-201 (5) (c), but shall not exceed the agree of the research of the equivalent of the percentage level of the federal poverty line that is specified pursuant to subparagraph (II) of this paragraph (c).

(II) The percentage level of the federal poverty line, as defined pursuant to 42 U.S.C. sec. 9902 (2), used to determine eligibility under this paragraph (c) shall be one hundred percent. If the federal

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government establishes a new federal minimum percentage level of the federal poverty line used to determine eligibility under this paragraph (c) that is different from the level set in this subparagraph (II), the state department is authorized to meet such federal minimum level without requiring additional legislation; however, such minimum federal level shall be established by rule of the state board EQUIVALENT TO THE FAMILY INCOME ELIGIBILITY THRESHOLD APPLIED TO CHILDREN UNDER SIX YEARS

OF AGE PURSUANT TO PARAGRAPH (b) OF THIS SUBSECTION (3). SECTION 3. 25.5-8-105 (1) and (2) (a), Colorado Revised Statutes, are amended, and the said 25.5-8-105 is further amended BY THE ADDITION OF A NEW SUBSECTION, to read:

25.5-8-105. Trust - created. (1) A fund to be known as the

children's basic health plan trust is hereby created and established in the state treasury. Except as provided for in subsection (4) SUBSECTIONS (4) AND (8) of this section, all moneys deposited in the trust and all interest earned on moneys in the trust shall remain in the trust for the purposes set forth in this article, and no part thereof shall be expended or appropriated for any other purpose. The principal of the trust shall be expended, subject to annual appropriation by the general assembly, solely for the purposes set forth in this article.

(2) (a) Except as provided for in subsection (4) SUBSECTIONS (4) AND (8) of this section, all or a portion of the moneys in the trust shall be annually appropriated by the general assembly for the purposes of this article and shall not be transferred to or revert to the general fund of the

state at the end of any fiscal year.

(8) BEGINNING IN THE 2011-2012 FISCAL YEAR AND FOR EACH FISCAL YEAR THEREAFTER, MONEYS IN THE TRUST MAY BE USED FOR COSTS ASSOCIATED WITH CHILDREN ENROLLED IN THE MEDICAL ASSISTANCE PROGRAM, ARTICLES 4, 5, AND 6 OF THIS TITLE, WHOSE FAMILY INCOME IS MORE THAN ONE HUNDRED PERCENT BUT DOES NOT EXCEED ONE HUNDRED THIRTY-THREE PERCENT OF THE FEDERAL POVERTY LINE AND WHO WOULD HAVE BEEN ELIGIBLE FOR ENROLLMENT IN THE CHILDREN'S BASIC HEALTH PLAN PRIOR TO SEPTEMBER 1, 2011.

SECTION 4. Act subject to petition - effective date. This act shall take effect September 1, 2011; 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 the ninety-day period after final adjournment of the general assembly, then the act, item, section, or part shall not take effect unless approved by the people at the general election to be held in November 2012 and shall take effect on the date of the official declaration of the vote thereon by the governor.".

Education

After consideration on the merits, the Committee recommends that SB11-061 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Amend printed bill, page 2, strike lines 19 and 20 and substitute "SHALL SIMULTANEOUSLY FILE COMPLETE COPIES OF THE DUE PROCESS COMPLAINT WITH THE OPPOSING PARTY AND WITH THE COMMISSIONER OF EDUCATION OR HIS OR HER DESIGNEE TO ENSURE THE TIMELY ASSIGNMENT OF AN IMPARTIAL HEARING OFFICER.".

Page 3, after line 14 insert:

"(c) THE FINDINGS AND DECISION MADE BY THE DEPARTMENT SHALL BE FINAL. ANY PARTY AGGRIEVED BY THE DEPARTMENT'S FINDINGS AND DECISION HAS THE RIGHT TO BRING A CIVIL ACTION PURSUANT TO THE PROVISIONS OF IDEA AND THE FEDERAL REGULATIONS, 34 CFR 300.516 (a), IMPLEMENTING THE ACT.".

Education

After consideration on the merits, the Committee recommends that SB11-106 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

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Education

After consideration on the merits, the Committee recommends that **SB11-101** 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 **SB11-158** 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.** 22-7-908, Colorado Revised Statutes, is amended to read:

- **22-7-908.** Read-to-achieve cash fund created. (1) There is hereby established in the state treasury the read-to-achieve cash fund, referred to in this section as the "cash fund". The cash fund shall consist of moneys transferred thereto pursuant to subsection (3) of this section and any other moneys that may be made available by the general assembly. Subject to appropriation by the general assembly, moneys in the cash fund shall be used to provide grants pursuant to this part 9. to the reading assistance grant program created pursuant to section 22-88-102, and for reimbursements to school districts for educational services provided pursuant to section 22-32-141 to juveniles held in jails or other facilities for the detention of adult offenders. Any moneys not provided as grants may be invested by the state treasurer as provided in section 24-36-113, C.R.S. All interest derived from the deposit and investment of moneys in the cash fund shall be credited to the cash fund. EXCEPT AS OTHERWISE PROVIDED IN SUBPARAGRAPH (II) OF PARAGRAPH (b) OF SUBSECTION (3) OF THIS SECTION, any amount remaining in the cash fund at the end of any fiscal year shall remain in the cash fund and shall not be credited or transferred to the general fund or to any other fund.
- (3) (a) Except as otherwise provided IN PARAGRAPH (b) OF THIS SUBSECTION (3) AND in section 24-75-1104.5 (1) (h) and (5), C.R.S., beginning with the 2007-08 fiscal year, and for each fiscal year thereafter so long as the state receives moneys pursuant to the master settlement agreement, the state treasurer shall annually transfer to the cash fund five percent of the amount of moneys received by the state in accordance with the master settlement agreement, other than attorney fees and costs, for the preceding fiscal year; except that the amount so transferred to the cash fund in any fiscal year shall not exceed eight million dollars. The state treasurer shall transfer the amount specified in this subsection (3) from moneys credited to the tobacco litigation settlement cash fund created in section 24-22-115, C.R.S.
- (b) (I) FOR THE 2011-12 FISCAL YEAR AND THE 2012-13 FISCAL YEAR, THE STATE TREASURER SHALL NOT TRANSFER TO THE CASH FUND THE AMOUNT SPECIFIED IN PARAGRAPH (a) OF THIS SUBSECTION (3) FOR THE APPLICABLE FISCAL YEAR BUT SHALL INSTEAD TRANSFER SAID AMOUNT TO THE STATE GENERAL FUND IN ACCORDANCE WITH SECTION 24-75-1104.5 (1) (h) (II), C.R.S.
- $24\text{-}75\text{-}1104.5\,(1)\,(h)\,(II), C.R.S.\\ (II) \quad \text{The state treasurer shall transfer to the state general fund any unexpended and unencumbered moneys remaining in the cash fund as of June 30, 2011.}$
- (III) NOTWITHSTANDING THE PROVISIONS OF SECTION 22-7-904 (3), THE MEMBERS OF THE READ-TO-ACHIEVE BOARD SHALL NOT RECEIVE REIMBURSEMENT FOR ANY EXPENSES INCURRED IN THE PERFORMANCE OF THEIR DUTIES IN THE 2011-12 FISCAL YEAR OR THE 2012-13 FISCAL YEAR.

SECTION 2. 24-75-1104.5 (1) (h), Colorado Revised Statutes, is amended to read:
24-75-1104.5. Use of settlement moneys - programs - repeal.

24-75-1104.5. Use of settlement moneys - programs - repeal. (1) Except as otherwise provided in subsection (5) of this section, for the 2004-05 fiscal year and for each fiscal year thereafter, the following programs, services, or funds shall receive the following specified amounts from the settlement moneys received by the state in the preceding fiscal year; except that fifteen million four hundred thousand dollars of strategic contribution fund moneys and, for the 2010-11 fiscal year and for each

fiscal year thereafter only, the lesser of sixty-five million dollars of other settlement moneys or all other settlement moneys shall be allocated in each fiscal year in which they are received by the state and except that, of the other settlement moneys received by the state in the 2009-10 fiscal year, the lesser of sixty-five million dollars or all of such moneys shall be transferred to the general fund on June 30, 2010, and shall not be allocated:

- (h) (I) EXCEPT AS OTHERWISE PROVIDED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH (h), the read-to-achieve grant program created in part 9 of article 7 of title 22, C.R.S., shall receive five percent of the total amount of settlement moneys annually received by the state, not to exceed eight million dollars in any fiscal year, as provided in said section; except that, for the 2004-05 fiscal year, the read-to-achieve grant program shall receive nineteen percent of the total amount of settlement moneys received, not to exceed nineteen million dollars.
- (II) FOR THE 2011-12 FISCAL YEAR AND THE 2012-13 FISCAL YEAR, THE AMOUNT THAT WOULD HAVE BEEN TRANSFERRED TO THE READ-TO-ACHIEVE GRANT PROGRAM PURSUANT TO SUBPARAGRAPH (I) OF THIS PARAGRAPH (h) FOR THE APPLICABLE FISCAL YEAR SHALL BE TRANSFERRED INSTEAD TO THE STATE GENERAL FUND, AND THE READ-TO-ACHIEVE GRANT PROGRAM SHALL NOT RECEIVE ANY PORTION OF THE SETTLEMENT MONEYS IN EITHER OF SAID FISCAL YEARS.

SECTION 3. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.".

Judiciary

After consideration on the merits, the Committee recommends that **SB11-107** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 2, line 3, strike "amended" and substitute "amended, and the said 13-21-102.5 is further amended BY THE ADDITION OF A NEW SUBSECTION,".

Page 3, line 1, after "case" insert "EXCEPT FOR ACTIONS CONCERNING DAMAGES RESULTING FROM ALCOHOL-RELATED OR DRUG-RELATED DRIVING INCIDENTS".

Page 3, after line 11 insert:

"(7) NOTWITHSTANDING THE PROVISIONS OF SECTION 42-4-1713, C.R.S., A RECORD OF THE CONVICTION OF ANY PERSON, INCLUDING A PLEA OF GUILTY OR NOLO CONTENDERE, FOR ANY ALCOHOL-RELATED OR DRUG-RELATED TRAFFIC VIOLATION DESCRIBED IN PART 13 OF ARTICLE 4 OF TITLE 42, C.R.S., SHALL BE ADMISSIBLE IN ANY COURT IN ANY CIVIL ACTION SEEKING NONECONOMIC DAMAGES CAUSED BY AN ALCOHOL-RELATED OR DRUG-RELATED DRIVING INCIDENT AS PRIMA FACIE EVIDENCE THAT THE DRIVER WAS DRIVING UNDER THE INFLUENCE OF ALCOHOL OR DRUGS OR DRIVING WHILE HIS OR HER ABILITY WAS IMPAIRED BY ALCOHOL OR DRUGS.

SECTION 2. 13-21-102.5 (3), Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW PARAGRAPH to read:

13-21-102.5. Limitations on damages for noneconomic loss or injury. (3) (d) Notwithstanding any provision of article 10 of title 24, C.R.S., to the contrary, the exceptions to the limitations on damages for noneconomic loss or injury described in paragraphs (a) and (b) of this subsection (3), which exceptions concern damages resulting from alcohol-related or drug-related driving incidents, shall apply regardless of whether the person who caused a loss or injury to another person while driving under the influence of alcohol or one or more drugs is a public employee, as defined in section 24-10-103 (4), C.R.S.".

Renumber succeeding bill sections accordingly.

Judiciary

After consideration on the merits, the Committee recommends that SB11-123 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

MESSAGE FROM THE HOUSE

February 10, 2011 Mr. President:

The House has adopted and transmits herewith HJR11-1010.

INTRODUCTION AND CONSIDERATION OF RESOLUTIONS

HJR11-1010

by Representative(s) Nikkel, Fischer, Kefalas, DelGrosso; also Senator(s) Bacon, Lundberg--Concerning recognition of and appreciation for 141 years of education, research, and service by the Colorado State University System.

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

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

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

On motion of Senator Morse, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the calendar of Thursday, February 10 was laid over until Friday, February 11, retaining its place on the calendar.

General Orders -- Second Reading of Bills -- Consent Calendar: HB11-1001. General Orders -- Second Reading of Bills: SB11-013, SB11-010, SB11-039, SB11-012, SB11-019, SB11-034, SB11-043, HB11-1022. Consideration of Resolutions: SJR11-005.

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On motion of Senator Morse, the Senate adjourned until 9:00 a.m., Friday, F 2011.	February 11, 1
Approved:	3 4
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Brandon C. Shaffer	8
President of the Sen	ate 9
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Attest:	11
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Cindi Markwell	15
Secretary of the Senate	16