SENATE JOURNAL Seventieth General Assembly **STATE OF COLORADO First Regular Session**

52nd Legislative Day

Friday, February 27, 2015

Prayer By the chaplain, Reverend Brian Henderson, First Baptist Church of Denver.

Call to By the President at 9:00 a.m. Order

Pledge

Musical Presentation School of Music. Performing "Let It Go", "Didn't My Lord Deliver Daniel", and "America the Beautiful".

- Roll Call Present--34 Excused--1, Johnston.
- Quorum The President announced a quorum present.

Reading of On motion of Senator Martinez Humenik, reading of the Journal of Thursday, February Journal 26, 2015, was dispensed with and the Journal was approved as corrected by the Secretary.

COMMITTEE OF REFERENCE REPORTS

Finance After consideration on the merits, the Committee recommends that **SB15-133** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

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

> "SECTION 1. In Colorado Revised Statutes, 24-50-104, amend (4) (a), (4) (b) (I), (4) (c), and (10) (a) as follows:

> 24-50-104. Job evaluation and compensation - state employee reserve fund - created - definitions. (4) Annual compensation process. (a) The purpose of the annual compensation process is to determine any necessary adjustments to state employee salaries, state contributions for group benefit plans, RETIREMENT BENEFIT COMPENSATION LEVELS, and merit pay. The annual compensation survey, based on an analysis of surveys by public or private organizations, including surveys by the state personnel director, shall include a fair sample of public and private sector employers and jobs, including areas outside the Denver metropolitan area. In order to establish confidence in the selection of surveys, the state personnel director shall meet and confer in good faith with management and state employee representatives.

> (b) (I) The state personnel director shall prepare an annual compensation report based on the analysis of surveys conducted pursuant to paragraph (a) of this subsection (4). The purpose of the annual compensation report shall be IS to reflect all adjustments necessary to maintain the salary structure, state contributions for group benefit plans, RETIREMENT BENEFIT COMPENSATION LEVELS, and merit pay for the upcoming fiscal year. For the merit pay component, the state personnel director shall include a description of the amount necessary for merit pay for all eligible state employees, as well as the amount necessary for each priority group of state employees. The state personnel director shall also include a detailed analysis of salary ranges for all employees in the state

personnel system and how employees' salaries are distributed within these ranges. Each department may provide the state personnel director with a recommendation regarding the amount of moneys that should be appropriated to the department for merit pay for the upcoming fiscal year. The state personnel director shall establish deadlines for the recommendations and shall include a summary of all the recommendations he or she receives in the annual compensation report. The state auditor is responsible for contracting with a private firm to conduct a performance audit of the procedures and application of data, including any survey conducted by the state personnel director. Beginning January 1, 2005, the audits shall be conducted every four years. A report shall be submitted to the governor and the general assembly by the June 30 immediately following the completion of the audit.

(c) By August 1, 2003, and by August 1 of each year thereafter, the state personnel director shall submit the annual compensation report and recommendations and estimated costs for state employee compensation for the next fiscal year, covering salaries, state contributions for group benefit plans, RETIREMENT BENEFIT COMPENSATION LEVELS, and merit pay, to the governor and the joint budget committee of the general assembly. THE STATE PERSONNEL DIRECTOR SHALL INCLUDE THE BASIS FOR HIS OR HER RECOMMENDATIONS IN THE REPORT. The recommendations shall reflect a consideration of the results of the annual compensation survey, fiscal constraints, the ability to recruit and retain state employees, appropriate adjustments with respect to state employee compensation, and those costs resulting from implementation of section 24-50-110 (1) (a). The recommendations for state contributions for group benefit plans shall specify the annual group benefit plan year established pursuant to section 24-50-604 (1) (m). The annual compensation report shall include the results of the surveys of public or private employers and jobs for prevailing total compensation and the reasons for any deviation from prevailing total compensation in the recommendations submitted to the governor and the joint budget committee. The state personnel director shall also publish such report. This paragraph (c) is exempt from the provisions of section 24-1-136 (11), and the periodic reporting requirements of this section are effective until changed by the general assembly acting by bill.

(10) Total compensation study including retirement benefits.
(a) By January 15, 2015, and by January 15 every eighth FOURTH year thereafter, the state personnel director shall submit to the governor and the joint budget committee, along with the annual compensation report required pursuant to paragraph (b) of subsection (4) of this section, an addendum with a total compensation study that includes retirement benefits.

SECTION 2. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 5, 2015, if adjournment sine die is on May 6, 2015); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2016 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".

The Committee on <u>Health & Human Services</u> has had under consideration and has had a hearing on the following appointment and recommends that the appointment be placed on the consent calendar and confirmed:

MEMBER OF THE

HOSPITAL PROVIDER FEE OVERSIGHT AND ADVISORY BOARD

for a term expiring May 15, 2017:

Kathryn Jean Ashenfelter of Denver, Colorado, to serve as an employee of a hospital in Colorado, and occasioned by the resignation of Madeleine L. Roberson of Greenwood

Health & Human Services Village, Colorado, appointed.

Health & Human Services After consideration on the merits, the Committee recommends that **HB15-1067** be amended as follows, and as so amended, be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

Amend reengrossed bill, page 3, line 19, strike "(I)" and substitute "(I), WHICH MAY INCLUDE ON-LINE CONTINUING EDUCATION,".

Page 5, after line 8, insert:

"(E) WRITING A FEDERAL, STATE, OR FOUNDATION LEVEL GRANT IS EQUIVALENT TO ONE HOUR OF CONTINUING PROFESSIONAL DEVELOPMENT HOURS FOR EVERY PAGE OF THE NARRATIVE OF THE GRANT;

(F) REVIEWING A FEDERAL, STATE, OR FOUNDATION LEVEL GRANT IS EQUIVALENT TO ONE HOUR OF CONTINUING PROFESSIONAL DEVELOPMENT HOURS FOR EVERY FIVE PAGES OF THE NARRATIVE OF THE GRANT;".

Health & After consideration on the merits, the Committee recommends that **SB15-014** be amended After consideration on the merits, the Committee recommends that **SB15-014** be amended as follows, and as so amended, be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

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

"SECTION 1. Legislative declaration. (1) The general assembly hereby finds and declares that:

(a) Colorado authorizes the sale and use of small amounts of medical and retail marijuana;

(b) The United States department of justice expects a state that has enacted laws regarding regulated marijuana use and sales to put measures in place to prevent the diversion of marijuana from the regulated system and prevent illicit marijuana trade that funds criminal enterprises;

(c) If Colorado creates a robust regulatory environment that is strongly enforced, the federal government will not interfere except in those individual cases where the department of justice's enforcement priorities are at risk;

(d) Large medical and recreational marijuana grows should be subject to enhanced oversight to augment health and safety and decrease trafficking;

(e) The sale and use of medical marijuana is limited to those Colorado residents who have a physician's recommendation that they have a debilitating medical condition that could benefit from the use of medical marijuana; and

(f) It is necessary to ensure that there is broad and appropriate access to medical marijuana while maintaining the safety and security of the regulated medical marijuana market.

(2) Now, therefore, the general assembly hereby enacts the following protections to ensure that access to the medical marijuana market is limited to Colorado residents who have a physician's recommendation that they have a debilitating medical condition that could benefit from the use of medical marijuana and to ensure that the medical marijuana that is grown, processed, and sold in the regulated market does not enter the retail market or cross state borders.

SECTION 2. In Colorado Revised Statutes, **add** 12-36-141 as follows:

12-36-141. Medical marijuana recommendations - guidelines. The board, in consultation with the department of public Health and environment and physicians specializing in medical Marijuana, shall establish guidelines for physicians making medical marijuana recommendations.

SECTION 3. In Colorado Revised Statutes, 25-1.5-106, **amend** (2) (d.5), (3) (a) (VII), (3) (a) (VIII), (7) (a), (7) (c), (7) (e), (8) (a), and (18); **repeal** (3) (b) (I) and (13); and **add** (1) (c), (1) (d), (2) (e.5), (3) (a)

(IX), (3.5), (7) (f), (8.5), (8.6), and (13.5) as follows: 25-1.5-106. Medical marijuana program - powers and duties of state health agency - rules - medical review board - medical marijuana program cash fund - subaccount - created - repeal. THE GENERAL ASSEMBLY HEREBY DECLARES THAT IT IS (1) (c) NÉCESSARY TO IMPLEMENT RULES TO PROVIDE GUIDANCE FOR CAREGIVERS AS DEFINED IN SECTION 14 OF ARTICLE XVIII OF THE STATE CONSTITUTION.

(d) THE GENERAL ASSEMBLY HEREBY DECLARES THAT IT IS IMPERATIVE TO PREVENT THE DIVERSION OF MEDICAL MARIJUANA TO OTHER STATES. IN ORDER TO DO THIS THE GENERAL ASSEMBLY NEEDS TO PROVIDE CLEAR GUIDANCE FOR LAW ENFORCEMENT.

(2) **Definitions.** In addition to the definitions set forth in section 14 (1) of article XVIII of the state constitution, as used in this section,

unless the context otherwise requires: (d.5) "Primary caregiver" means a natural person, other than the patient or the patient's physician, who is eighteen years of age or older and has significant responsibility for managing the well-being of a patient who has a debilitating medical condition. A PRIMARY CAREGIVER MAY HAVE ONE OR MORE OF THE FOLLOWING RELATIONSHIPS:

(I) A parent of a child as described by section (6) (e) of section 14 of article XVIII of the Colorado constitution and ANYONE WHO ASSISTS THAT PARENT WITH CAREGIVER RESPONSIBILITIES, INCLUDING CULTIVATION AND TRANSPORTATION;

(II) AN ADVISING CAREGIVER WHO ADVISES A PATIENT ON WHICH MEDICAL MARIJUANA PRODUCTS TO USE AND HOW TO DOSE THEM AND DOES NOT POSSESS, PROVIDE, CULTIVATE, OR TRANSPORT MARIJUANA ON BEHALF OF THE PATIENT;

(III) A TRANSPORTING CAREGIVER WHO PURCHASES AND TRANSPORTS MARIJUANA TO A PATIENT WHO IS HOMEBOUND; AND

(IV) A CULTIVATING CAREGIVER WHO GROWS MARIJUANA FOR A PATIENT.

(e.5) "SIGNIFICANT RESPONSIBILITY FOR MANAGING THE WELL-BEING OF A PATIENT" MEANS THAT THE CAREGIVER IS INVOLVED IN $\$ BASIC OR INSTRUMENTAL ACTIVITIES OF DAILY LIVING. CULTIVATING OR TRANSPORTING MARIJUANA AND THE ACT OF ADVISING A PATIENT ON WHICH MEDICAL MARIJUANA PRODUCTS TO USE AND HOW TO DOSE THEM

CONSTITUTES A "SIGNIFICANT RESPONSIBILITY". (3) **Rule-making.** (a) The state health agency shall, pursuant to section 14 of article XVIII of the state constitution, promulgate rules of administration concerning the implementation of the medical marijuana program that specifically govern the following:

(VII) The manner in which the state health agency may consider adding debilitating medical conditions to the list of debilitating medical conditions contained in section 14 of article XVIII of the state constitution; and

(VIII) A waiver process to allow a homebound patient who is on the registry to have a primary caregiver transport the patient's medical marijuana from a licensed medical marijuana center to the patient; AND

(IX) GUIDELINES FOR PRIMARY CAREGIVERS TO GIVE INFORMED CONSENT TO PATIENTS THAT THE PRODUCTS THEY CULTIVATE OR PRODUCE MAY CONTAIN CONTAMINANTS AND THAT THE CANNABINOID LEVELS MAY NOT BE VERIFIED.

(b) The state health agency may promulgate rules regarding the following

(I) What constitutes "significant responsibility for managing the well-being of a patient"; except that the act of supplying medical marijuana or marijuana paraphernalia, by itself, is insufficient to constitute "significant responsibility for managing the well-being of a patient":

(3.5) THE STATE HEALTH AGENCY SHALL CONVENE A GROUP OF INTERESTED PARTIES INCLUDING REPRESENTATIVES FROM THE STATE LICENSING AUTHORITY, PRIMARY CAREGIVERS, PATIENTS, MARIJUANA TESTING LABORATORY LICENSEES, AND ANY OTHER INTERESTED PERSONS TO EXPLORE LABORATORY TESTING OPTIONS FOR MEDICAL MARIJUANA NOT PRODUCED BY SOMEONE LICENSED PURSUANT TO ARTICLE 43.3 OF TITLE 12, C.R.S.

(7) **Primary caregivers.** (a) A primary caregiver may not delegate to any other person his or her authority to provide medical marijuana to a patient; nor may a primary caregiver engage others to assist in providing medical marijuana to a patient; EXCEPT THAT A PARENT PRIMARY CAREGIVER MAY USE THE SERVICES OF AN ASSISTANT FOR ADVISEMENT, CULTIVATION, OR TRANSPORTATION.

FOR ADVISEMENT, CULTIVATION, OR TRANSPORTATION. (c) Only a medical marijuana center with an optional premises cultivation license, a medical marijuana-infused products manufacturing operation with an optional premises cultivation license, or a primary caregiver for his or her patients or a patient for himself or herself may cultivate or provide MEDICAL marijuana. and only for medical use. (e) (I) (A) IN ORDER TO BE a primary caregiver who cultivates

(e) (I) (A) IN ORDER TO BE a primary caregiver who cultivates medical marijuana for his or her patients OR TRANSPORTS MEDICAL MARIJUANA FOR HIS OR HER PATIENTS, HE OR SHE shall also register the location of his or her cultivation operation with the state medical marijuana licensing authority. and provide the registration identification number of each patient to the state licensing authority. A PERSON MAY NOT REGISTER AS A PRIMARY CAREGIVER IF HE OR SHE IS LICENSED AS A MEDICAL MARIJUANA BUSINESS AS DESCRIBED IN PART 4 OF ARTICLE 43.3 OF TITLE 12, C.R.S., OR A RETAIL MARIJUANA BUSINESS AS DESCRIBED IN PART 4 OF ARTICLE 43.4 OF TITLE 12, C.R.S.

(B) A CULTIVATING PRIMARY CAREGIVER, WHEN REGISTERING, SHALL PROVIDE THE CULTIVATION OPERATION LOCATION, THE REGISTRATION NUMBER OF EACH PATIENT, AND ANY EXTENDED PLANT COUNT NUMBERS AND THEIR CORRESPONDING PATIENT REGISTRY NUMBERS.

(C) A TRANSPORTING PRIMARY CAREGIVER, WHEN REGISTERING, SHALL PROVIDE THE REGISTRATION NUMBER OF EACH HOMEBOUND PATIENT, THE TOTAL NUMBER OF PLANTS AND OUNCES THAT THE CAREGIVER IS AUTHORIZED TO TRANSPORT, IF APPLICABLE, AND THE LOCATION OF EACH PATIENT'S REGISTERED MEDICAL MARIJUANA CENTER OR CULTIVATING PRIMARY CAREGIVER, AS APPLICABLE. A TRANSPORTING CAREGIVER SHALL HAVE ON HIS OR HER PERSON A RECEIPT FROM THE MEDICAL MARIJUANA CENTER OR PRIMARY CAREGIVER WHEN TRANSPORTING MEDICAL MARIJUANA THAT SHOWS THE QUANTITY OF MEDICAL MARIJUANA PURCHASED BY OR PROVIDED TO THE TRANSPORTING CAREGIVER.

(D) THE STATE LICENSING AUTHORITY MAY VERIFY PATIENT REGISTRATION NUMBERS AND EXTENDED PLANT COUNT NUMBERS WITH THE STATE HEALTH AGENCY TO CONFIRM THAT A PATIENT DOES NOT HAVE MORE THAN ONE PRIMARY CAREGIVER, OR DOES NOT HAVE BOTH A DESIGNATED CAREGIVER AND MEDICAL MARIJUANA CENTER, CULTIVATING MEDICAL MARIJUANA ON HIS OR HER BEHALF AT ANY GIVEN TIME.

(E) IF A PEACE OFFICER MAKES A LAW ENFORCEMENT CONTACT WITH A PRIMARY CAREGIVER WHO DOES NOT HAVE PROPER DOCUMENTATION SHOWING REGISTRATION WITH THE STATE LICENSING AUTHORITY, THE PEACE OFFICER MAY REPORT THAT INDIVIDUAL TO THE STATE LICENSING AUTHORITY OR MAY TAKE APPROPRIATE LAW ENFORCEMENT ACTION. THE PERSON MAY BE SUBJECT TO ANY CHARGEABLE CRIMINAL OFFENSES.

(II) THE STATE LICENSING AUTHORITY SHALL SHARE THE MINIMUM NECESSARY INFORMATION IN ACCORDANCE WITH APPLICABLE FEDERAL AND STATE LAWS SUCH AS PATIENT AND CAREGIVER IDENTIFICATION NUMBERS, TO VERIFY THAT A PATIENT HAS ONLY ONE ENTITY CULTIVATING MEDICAL MARIJUANA ON HIS OR HER BEHALF AT ANY GIVEN TIME.

(III) The information provided to the state medical marijuana licensing authority pursuant to this paragraph (e) shall not be provided to the public and shall be IS confidential. The state licensing authority shall verify the location of a primary caregiver cultivation operation to a local government or law enforcement agency upon receiving an address-specific request for verification. The location of the cultivation operation shall MUST comply with all applicable local laws, rules, or regulations.

(f) A CULTIVATING PRIMARY CAREGIVER SHALL ONLY CULTIVATE PLANTS AT THE REGISTERED CULTIVATION LOCATION AS REQUIRED PURSUANT TO SECTION 25-1.5-106 (7) (e) AND AS PERMITTED PURSUANT TO SECTIONS 25-1.5-106 (8.6) (a) (I) AND 25-1.5-106 (8.6) (a) (II) (B). NOTHING IN THIS PARAGRAPH (f) SHALL BE CONSTRUED TO LIMIT THE ABILITY OF THE CAREGIVER OR PERSON TWENTY-ONE YEARS OF AGE OR OLDER WHO MAKES PERMANENT RESIDENCE AT THE REGISTERED CULTIVATION LOCATION FROM CULTIVATING OR POSSESSING UP TO SIX PLANTS PURSUANT TO ARTICLE XVIII, SECTION 16 OF THE COLORADO CONSTITUTION. NOTWITHSTANDING THESE PROVISIONS, ADDITIONAL CULTIVATION IS NOT LAWFUL AT THE PREMISES REGISTERED BY A CAREGIVER TO CULTIVATE ON BEHALF OF PATIENTS.

(8) **Patient - primary caregiver relationship.** (a) (I) A person shall be listed as a CULTIVATING OR TRANSPORTING primary caregiver for no more than five patients on the medical marijuana program registry at any given time; except that the state health agency may allow a primary caregiver to serve more than five patients in exceptional circumstances. In determining whether exceptional circumstances exist, the state health agency may consider the proximity of medical marijuana centers to the patient, AS WELL AS OTHER FACTORS.

(II) A CULTIVATING OR TRANSPORTING primary caregiver shall maintain a list of his or her patients including the registry identification card number of each patient AND AN AUTHORIZED TOTAL PLANT COUNT at all times.

(8.5) **Encourage patient voluntary registration.** (a) (I) ALL PATIENTS CULTIVATING MORE THAN SIX MEDICAL MARIJUANA PLANTS FOR THEIR OWN MEDICAL USE ARE ENCOURAGED TO REGISTER WITH THE STATE LICENSING AUTHORITY'S REGISTRY CREATED PURSUANT TO SUBSECTION (7) OF THIS SECTION. A PATIENT WHO CHOOSES TO REGISTER SHALL UPDATE HIS OR HER REGISTRATION INFORMATION UPON RENEWAL OF HIS OR HER MEDICAL MARIJUANA REGISTRY CARD.

(II) A PATIENT WHO CHOOSES TO REGISTER SHALL REGISTER THE FOLLOWING INFORMATION WITH THE STATE LICENSING AUTHORITY: THE LOCATION OF HIS OR HER CULTIVATION OPERATION; HIS OR HER PATIENT REGISTRATION IDENTIFICATION; AND THE TOTAL NUMBER OF PLANTS THAT THE PATIENT IS AUTHORIZED TO CULTIVATE.

(b) A PATIENT SHALL NOT CULTIVATE MORE THAN NINETY-NINE PLANTS. ONLY A MEDICAL MARIJUANA BUSINESS LICENSED AND PROPERLY AUTHORIZED PURSUANT TO ARTICLE 43.3 OF TITLE 12, C.R.S., MAY CULTIVATE MORE THAN NINETY-NINE PLANTS.

(c) THE INFORMATION PROVIDED TO THE STATE LICENSING AUTHORITY PURSUANT TO THIS SUBSECTION (8.5) SHALL NOT BE PROVIDED TO THE PUBLIC AND IS CONFIDENTIAL. THE STATE LICENSING AUTHORITY SHALL VERIFY THE LOCATION OF A MEDICAL MARIJUANA CULTIVATION SITE FOR PATIENT CULTIVATION OPERATIONS TO A LOCAL GOVERNMENT OR LAW ENFORCEMENT AGENCY UPON RECEIVING A REQUEST FOR VERIFICATION. THE LOCATION OF THE CULTIVATION OPERATION SHALL COMPLY WITH ALL APPLICABLE LOCAL LAWS, RULES, OR REGULATIONS.

(d) THE STATE LICENSING AUTHORITY SHALL PROVIDE CULTIVATION INFORMATION FOR PATIENTS WHO CHOOSE TO REGISTER TO STATE AND LOCAL LAW ENFORCEMENT THROUGH THE COLORADO CRIME INFORMATION CENTER. THE COLORADO BUREAU OF INVESTIGATION SHALL INCLUDE PROPER USE OF MEDICAL MARIJUANA INFORMATION IN AUDITS OF STATE AND LOCAL LAW ENFORCEMENT AGENCIES.

(8.6) **Primary caregivers plant limits - exceptional circumstances.** (a) (I) A PRIMARY CAREGIVER SHALL NOT CULTIVATE, TRANSPORT, OR POSSESS MORE THAN THIRTY-SIX PLANTS UNLESS THE PRIMARY CAREGIVER HAS ONE OR MORE PATIENTS WHO, BASED ON MEDICAL NECESSITY, HAVE AN EXTENDED PLANT COUNT.

(II) (A) A PRIMARY CAREGIVER WHO CULTIVATES MORE THAN THIRTY-SIX PLANTS SHALL REGISTER THE INFORMATION REQUIRED IN SUB-SUBPARAGRAPH (C) OF THIS SUBPARAGRAPH (II) WITH THE STATE LICENSING AUTHORITY'S REGISTRY CREATED PURSUANT TO PARAGRAPH (e) OF SUBSECTION (7) OF THIS SECTION. A PRIMARY CAREGIVER SHALL UPDATE HIS OR HER REGISTRATION INFORMATION UPON RENEWAL OF HIS OR HER PRIMARY CAREGIVER REGISTRATION.

(B) A PRIMARY CAREGIVER SUBJECT TO THE REGISTRY IN THIS SUBPARAGRAPH (II) SHALL REGISTER THE FOLLOWING INFORMATION

WITH THE STATE LICENSING AUTHORITY: THE LOCATION OF HIS OR HER CULTIVATION OPERATION; THE PATIENT REGISTRATION IDENTIFICATION NUMBER FOR EACH OF THE PRIMARY CAREGIVER'S PATIENTS; AND ANY EXTENDED PLANT COUNT NUMBERS AND THEIR CORRESPONDING PATIENT REGISTRY NUMBERS. THE PRIMARY CAREGIVER SHALL UPDATE THE REGISTRATION INFORMATION WITHIN TEN DAYS AFTER ANY OF THE INFORMATION CHANGES.

(b) A CULTIVATING CAREGIVER SHALL NOT CULTIVATE MORE THAN NINETY-NINE PLANTS. ONLY A MEDICAL MARIJUANA BUSINESS LICENSED AND PROPERLY AUTHORIZED PURSUANT TO ARTICLE 43.3 OF TITLE 12, C.R.S., MAY CULTIVATE MORE THAN NINETY-NINE PLANTS. THE PRIMARY CAREGIVER IS NOT ALLOWED TO GROW ADDITIONAL PLANTS UNTIL HE OR SHE IS LICENSED BY THE STATE LICENSING AUTHORITY.

(c) THE INFORMATION PROVIDED TO THE STATE LICENSING AUTHORITY PURSUANT TO THIS SUBSECTION (8.6) shall not be provided to the public and is confidential. The state licensing AUTHORITY SHALL VERIFY THE LOCATION OF EXTENDED PLANT COUNTS FOR PRIMARY CAREGIVER CULTIVATION OPERATIONS AND HOMEBOUND PATIENT REGISTRATION FOR TRANSPORTING CAREGIVERS TO A LOCAL GOVERNMENT OR LAW ENFORCEMENT AGENCY UPON RECEIVING A REQUEST FOR VERIFICATION. THE LOCATION OF THE CULTIVATION OPERATION SHALL COMPLY WITH ALL APPLICABLE LOCAL LAWS, RULES, OR REGULATIONS.

THE STATE LICENSING AUTHORITY SHALL PROVIDE (d) CULTIVATION INFORMATION FOR CULTIVATING CAREGIVERS AND TRANSPORTING CAREGIVERS TO STATE AND LOCAL LAW ENFORCEMENT THROUGH THE COLORADO CRIME INFORMATION CENTER. THE COLORADO BUREAU OF INVESTIGATION SHALL INCLUDE PROPER USE OF MEDICAL MARIJUANA INFORMATION IN AUDITS OF STATE AND LOCAL LAW ENFORCEMENT AGENCIES.

(13) Limit on cultivation of medical marijuana. Only registered patients, licensed primary caregivers, medical marijuana-infused products manufacturing operations with an optional premises cultivation ficense, and licensed medical marijuana centers with optional premises cultivation licenses may cultivate medical marijuana.

(13.5) NOTHING HEREIN SHALL REDUCE OR ELIMINATE THE EXISTING POWER OF A STATUTORY MUNICIPALITY OR COUNTY THROUGH THE "LOCAL GOVERNMENT LAND USE CONTROL ENABLING ACT OF 1974", ARTICLE 20 OF TITLE 29, C.R.S., TO REGULATE THE GROWING OF MARIJUANA, COMMERCIALLY OR OTHERWISE.

(18) (a) This section is repealed, effective July SEPTEMBER 1, 2019.

(b) PRIOR TO THE REPEAL OF THIS SECTION, THE DEPARTMENT OF REGULATORY AGENCIES SHALL CONDUCT A SUNSET REVIEW AS DESCRIBED IN SECTION 24-34-104 (8), C.R.S.

SECTION 4. In Colorado Revised Statutes, 24-34-104, add (50.5) (m) as follows:

24-34-104. General assembly review of regulatory agencies and functions for termination, continuation, or reestablishment. The following agencies, functions, or both, terminate on (50.5)September 1, 2019:

(m) THE MEDICAL MARIJUANA PROGRAM CREATED IN SECTION 25-1.5-106, C.R.S. SECTION 5. In Colorado Revised Statutes, 39-28.8-501, amend

(2) (b) (XIV) and (2) (b) (XV); and **add** (2) (b) (XVI) as follows:

39-28.8-501. Marijuana tax cash fund - creation - distribution - **repeal.** (2) (b) Subject to the limitations in subsection (5) of this section, any moneys in the fund that are not appropriated to the department of revenue pursuant to paragraph (a) of this subsection (2) are subject to annual appropriation by the general assembly for any fiscal year following the fiscal year in which they were received by the state. The general assembly shall initially appropriate moneys in the fund based on the most recent estimate of revenue prepared by the staff of the legislative council or the department of revenue for the applicable fiscal year. The general assembly may appropriate moneys in the fund for the following purposes: (XIV) The industrial hemp grant research program created in

section 35-61-104.5, C.R.S.; and

(XV) For the start-up expenses of the division of financial services related to the regulation of marijuana financial services cooperatives pursuant to article 33 of title 11, C.R.S., and until the state commissioner of financial services first collects assessments on such cooperatives; AND

(XVI) FOR THE IMPLEMENTATION OF LEGISLATION APPROVED BY THE MARIJUANA REVENUES INTERIM COMMITTEE DURING THE 2014 INTERIM.

SECTION 6. In Colorado Revised Statutes, 18-18-406.3, **amend** (5) as follows:

18-18-406.3. Medical use of marijuana by persons diagnosed with debilitating medical conditions - unlawful acts - penalty medical marijuana program cash fund. (5) Any person including, but not limited to, any officer, employee, or agent of the department, or any officer, employee, or agent of any state or local law enforcement agency, who releases or makes public any confidential record or any confidential information contained in any such record that is provided to or by the marijuana registry OR PRIMARY CAREGIVER REGISTRY of the department without the written authorization of the marijuana registry patient commits a class 1 misdemeanor. SECTION 7. Effective date. This act takes effect upon passage;

SECTION 7. Effective date. This act takes effect upon passage; except that sections 25-1.5-106 (7), (8.5), and (8.6) of section 3 take effect January 1, 2017. SECTION 8. Safety clause. The general assembly hereby finds,

SECTION 8. 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.".

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

MEMBER OF THE COLORADO SCHOOL OF MINES, BOARD OF TRUSTEES

for a term expiring December 31, 2018:

Richard Harrison Truly of Golden, Colorado, an Unaffiliated who is not a graduate of the Colorado School of Mines, reappointed.

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

MEMBER OF THE <u>STATE BOARD FOR COMMUNITY COLLEGES</u> <u>AND OCCUPATIONAL EDUCATION</u>

for a term expiring December 31, 2015:

Byron Nelson McClenney, PhD of Evergreen, Colorado to serve as a resident of the Second Congressional District and as a Democrat and occasioned by the resignation of Bernadette B. Marquez of Denver, Colorado, appointed.

SENATE SERVICES REPORT

Correctly Engrossed: SJR15-008. Correctly Reengrossed: SB15-087, 106 and 121. Correctly Revised: HB15-1023. Correctly Rerevised: HB15-1021, 1047 and 1121.

	Correctly Enrolled: SB15-023, 025, 026, 027, 028 and 082.
	MESSAGE FROM THE HOUSE
	February 26, 2015
	Mr. President:
	The House has voted to concur in the Senate amendments to HJR15-1013 and has repassed the resolution as so amended.
	On motion of Majority Leader Scheffel, and with a majority of those elected to the Senate having voted in the affirmative, the Senate proceeded out of order for expressions of Personal Privilege.
	Senate in recess. Senate reconvened.
	THIRD READING OF BILLS FINAL PASSAGE CONSENT CALENDAR
	On third reading, the titles of the following bills were publicly read, the reading at length having been dispensed with by unanimous consent:
SB15-102	by Senator(s) Holbert, Johnston, Kerr; also Representative(s) LeeConcerning the continuation of the securities board, and, in connection therewith, implementing the recommendations of the 2014 sunset report by the department of regulatory agencies.
	Laid over until Monday, March 2, retaining its place on the calendar.
HB15-1023	by Representative(s) Lontine; also Senator(s) AguilarConcerning the age limitation for persons served in a day treatment center.
	The question being "Shall the bill pass?", the roll call was taken with the following result:
	YES34NO0EXCUSED1ABSENT0AguilarYGuzmanYKerrYScheffelYBalmerYHeathYLambertYScottYBaumgardnerYHillYLundbergYSonnenbergYCarrollYHodgeYMarbleYSteadmanYCookeYHolbertYMartinez HumenikYToddYCookeYHolbertYMerrifieldYUlibarriYDonovanYJohnstonENeville T.YWoodsYGarciaYJonesYNewellYPresidentYGranthamYKefalasYRobertsYAmajority of all members elected to the Senate having voted in the affirmative, the billwas passed.Co-sponsor(s) added: Carroll, Guzman, Heath, Kefalas, Newell and Todd.

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THIRD READING OF BILLS -- FINAL PASSAGE

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

SB15-100 by Senator(s) Steadman, Guzman, Johnston; also Representative(s) Foote and McCann, Kagan--Concerning implementation of recommendations of the committee on legal services in connection with legislative review of rules and regulations of state agencies.

Laid over until Monday, March 2, retaining its place on the calendar.

SB15-104 by Senator(s) Holbert, Johnston, Kerr; also Representative(s) Lee--Concerning the continuation of the Colorado division of securities, and, in connection therewith, implementing the recommendations of the 2014 sunset report by the department of regulatory agencies.

Laid over until Monday, March 2, retaining its place on the calendar.

HB15-1029 by Representative(s) Buck and Ginal; also Senator(s) Kefalas and Martinez Humenik--Concerning coverage under a health benefit plan for health care services delivered through telehealth in any area of the state.

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

YES 24		NO	10	EXCUSED 1		ABSENT	0
Aguilar Balmer	Y	Guzman	Y	Kerr	Y	Scheffel	Y
Balmer	Y	Heath	Y	Lambert	Ν	Scott	Ν
Baumgardner	Ν	Hill	Ν	Lundberg	Ν	Sonnenberg	Y
Carroll	Y	Hodge		Marble		Steadman	Y
Cooke	Y	Holbert	Ν	Martinez Humenik	Y	Todd	Y
Crowder	Y	Jahn	Y	Merrifield	Y	Ulibarri	Y
Donovan	Y	Johnston	E	Neville T.	Ν	Woods	Ν
Garcia	Ν	Jones	Y	Newell	Y	President	Y
Grantham	Y	Kefalas	Y	Roberts	Y		

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

Co-sponsor(s) added: Aguilar, Crowder, Grantham, Hodge, Merrifield, Newell, Roberts, Sonnenberg and Todd.

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

by Representative(s) Ryden; also Senator(s) Holbert--Concerning information required to HB15-1069 be included in recorded written instruments filed with the county clerk and recorder to claim a homestead exemption.

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

HB15-1022 by Representative(s) McCann; also Senator(s) Steadman and Cooke--Concerning juveniles charged with certain minor offenses.

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

HB15-1064 by Representative(s) Nordberg; also Senator(s) Holbert--Concerning access to the safe deposit box of a decedent, and, in connection therewith, limiting the obligations of custodians who access the box.

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 Grantham, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES 34		NO	0	EXCUSED 1		ABSENT	0
Aguilar	Y	Guzman	_	Kerr	Y	Scheffel	Y
Balmer	Y	Heath	Y	Lambert	Y	Scott	Y
Baumgardner	Y	Hill	Y	Lundberg	Y	Sonnenberg	Y
Carroll	Y	Hodge		Marble		Steadman	Y
Cooke	Y	Holbert	Y	Martinez Humenik	Y	Todd	Y
Crowder	Y	Jahn	Y	Merrifield	Y	Ulibarri	Y
Donovan	Y	Johnston	E	Neville T.	Y	Woods	Y
Garcia	Y	Jones	Y	Newell	Y	President	Y
Grantham	Y	Kefalas	Y	Roberts	Y		

The Committee of the Whole took the following action:

Passed on second reading: HB15-1069, HB15-1022, HB15-1064.

RECONSIDERATION OF HB15-1029

HB15-1029 by Representative(s) Buck and Ginal; also Senator(s) Kefalas and Martinez Humenik--Concerning coverage under a health benefit plan for health care services delivered through telehealth in any area of the state.

Having voted on the prevailing side, Majority Leader Scheffel moved for reconsideration of the last Senate action, Third Reading of Bills -- Final Passage, on HB15-1029.

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

THIRD READING OF BILLS -- FINAL PASSAGE (cont'd)

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

HB15-1029 by Representative(s) Buck and Ginal; also Senator(s) Kefalas and Martinez Humenik--Concerning coverage under a health benefit plan for health care services delivered through telehealth in any area of the state.

YES 25		NO	9		EXCUSED 1		ABSENT	0	
Aguilar Balmer	Y	Guzman		_	Kerr	Y	Scheffel		Y
Balmer	Y	Heath		Y	Lambert	Ν	Scott		Ν
Baumgardner	Ν	Hill		Ν	Lundberg	Ν	Sonnenberg		Y
Carroll	Y	Hodge		Y	Marble		Steadman		Y
Cooke	Y	Holbert		Ν	Martinez Humenik	Y	Todd		Y
Crowder	Y	Jahn		Y	Merrifield	Y	Ulibarri		Y
Donovan	Y	Johnston		E	Neville T.	Ν	Woods		Ν
Garcia	Y	Jones		Y	Newell	Y	President		Y
Grantham	Y	Kefalas		Y	Roberts	Y			

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

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

Co-sponsor(s) added: Garcia, Jahn and Jones.

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

GENERAL ORDERS -- SECOND READING OF BILLS

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

SB15-135 by Senator(s) Martinez Humenik and Jahn, Hodge, Holbert, Todd; --Concerning modifications to statutory provisions governing urban redevelopment affecting public bodies in connection with urban renewal projects.

Laid over until Monday, March 2, retaining its place on the calendar.

SB15-139 by Senator(s) Hill, Todd; also Representative(s) Lee--Concerning allowing the safe2tell program to reveal the identity of a person who makes a fraudulent report, and, in connection therewith, requiring a post-enactment review of the implementation of this act.

Amendment No. 1, Judiciary Committee Amendment. (Printed in Senate Journal, February 11, page(s) 235-236 and placed in members' bill files.)

As amended, lost on second reading.

SB15-138 by Senator(s) Donovan, Garcia, Hill, Kerr, Merrifield; also Representative(s) Wilson--Concerning funding for the accelerating students through concurrent enrollment program.

> <u>Amendment No. 1, Education Committee Amendment</u>. (Printed in Senate Journal, February 20, page(s) 311-312 and placed in members' bill files.)

Amendment No. 2, Finance Committee Amendment. (Printed in Senate Journal, February 25, page(s) 335 and placed in members' bill files.)

As amended, **lost** on second reading. (For further action, see amendments to the report of the Committee of the Whole.) HB15-1031 by Representative(s) Windholz; also Senator(s) Todd--Concerning a ban on powdered alcohôl.

Amendment No. 1(L.010), by Senators Carroll and Todd.

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

"SECTION 1. In Colorado Revised Statutes, 12-47-103, amend (36); and **add** (23.7) as follows:

12-47-103. Definitions. As used in this article and article 46 of this title, unless the context otherwise requires:

"POWDERED ALCOHOL" MEANS ALCOHOL THAT IS (23.7)PREPARED OR SOLD IN A POWDER OR CRYSTALLINE FORM FOR EITHER DIRECT USE OR RECONSTITUTION. (36) "Spirituous liquors" means any alcohol beverage obtained

by distillation, mixed with water and other substances in solution, and includes among other things brandy, rum, whiskey, gin, POWDERED ALCOHOL, and every liquid or solid, patented or not, containing at least one-half of one percent alcohol by volume and which is fit for use for beverage purposes. Any liquid or solid containing beer or wine in combination with any other liquor, except as provided in subsections (19) and (39) of this section, shall not be construed to be fermented malt or malt or vinous liquor but shall be construed to be spirituous liquor. SECTION 2. In Colorado Revised Statutes, 12-47-401, add (2)

as follows

12-47-401. Classes of licenses. (2) IF THE FEDERAL ALCOHOL AND TOBACCO TAX AND TRADE BUREAU APPROVES THE PURCHASE, SALE, POSSESSION, OR MANUFACTURING OF POWDERED ALCOHOL IN THE UNITED STATES, THE STATE LICENSING AUTHORITY SHALL ADOPT RULES ESTABLISHING A MECHANISM FOR REGULATING THE MANUFACTURE, PURCHASE, SALE, POSSESSION, AND USE OF POWDERED ALCOHOL.

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.

Amendment No. 2(L.011), by Senator Steadman.

Amend the floor amendment (HB1031_L.010), page 1, after line 26, insert:

"SECTION 3. In Colorado Revised Statutes, 12-47-503, add (1)(a.5) as follows:

12-47-503. Excise tax - records. (1) (a.5) THE DEPARTMENT OF REVENUE SHALL PROMULGATE RULES CONCERNING THE EXCISE TAX APPLIED TO POWDERED ALCOHOL AT 60.26 CENTS PER LITER FOR THE AMOUNT OF LITERS OF WATER SUGGESTED TO BE ADDED BY THE MANUFACTURER'S PACKAGING."

Renumber succeeding section accordingly.

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

AMENDMENTS TO THE REPORT OF THE COMMITTEE OF THE WHOLE

SB15-138 by Senator(s) Donovan, Garcia, Hill, Kerr, Merrifield; also Representative(s) Wilson--Concerning funding for the accelerating students through concurrent enrollment program.

> Senator Donovan moved to amend the Report of the Committee of the Whole to show that SB15-138, as amended, did pass.

A majority of all members elected to the Senate having voted in the affirmative, the 10 amendment to the report of the Committee of the Whole was **passed** on the following roll call 11 vote:, the report of the Committee of the Whole was **adopted** on the following roll call vote: 12

			~						
YES 34		NO	0		EXCUSED 1		ABSENT	0	
Aguilar	Y	Guzman			Kerr	Y	Scheffel		Y
Balmer		Heath		Y	Lambert	Y	Scott		Y
Baumgardner	Y	Hill			Lundberg	Y	Sonnenberg		Y
Carroll	Y	Hodge		Y	Marble	Y	Steadman		Y
Cooke	Y	Holbert		Y	Martinez Humenik	Y	Todd		Y
Crowder	Y	Jahn		Y	Merrifield	Y	Ulibarri		Y
Donovan	Y	Johnston		E	Neville T.	Y	Woods		Y
Garcia	Y	Jones		Y	Newell	Y	President		Y
Grantham	Y	Kefalas		Y	Roberts	Y			

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

YES 34		NO	0	EXCUSED	1	ABSENT	0
Aguilar	Y	Guzman	Y	/ Kerr	Ŋ	Scheffel	Y
Balmer	Y	Heath	Y	Lambert	Ŋ	Scott Scott	Y
Baumgardner	Y	Hill	Y	Lundberg	Ŋ	Sonnenberg	Y
Carroll	Y	Hodge		Marble		Steadman	Y
Cooke	Y	Holbert	Y	Martinez Hui	nenik Y	7 Todd	Y
Crowder	Y	Jahn	Y	Merrifield	Ŋ	/ Ulibarri	Y
Donovan	Y	Johnston	E	E Neville T.	Ŋ	Woods	Y
Garcia	Y	Jones	Y	Newell	Ŋ	President	Y
Grantham	Y	Kefalas	Y	Roberts	Ϊ	7	

The Committee of the Whole took the following action:

Passed on second reading: SB15-138 as amended, HB15-1031 as amended Lost on second reading: SB15-139 as amended Laid over until Monday, March 2: SB15-135

CONSIDERATION OF RESOLUTIONS

SJR15-010 by Senator(s) Martinez Humenik; also Representative(s) Melton--Concerning the importance of self-care, and, in connection therewith, declaring February 2015 as "Self-care Month".

> On motion of Senator Martinez Humenik, the resolution was **adopted** by the following roll call vote:

YES 34		NO	0	EXCUSED 1		ABSENT	0
Aguilar		Guzman	Y	Kerr		Scheffel	Y
Balmer	Y	Heath	Y	Lambert	Y	Scott	Y
Baumgardner	Y	Hill	Y	Lundberg	Y	Sonnenberg	Y
Carroll	Y	Hodge	Y	Marble		Steadman	Y
Cooke	Y	Holbert	Y	Martinez Humenik	Y	Todd	Y
Crowder	Y	Jahn	Y	Merrifield	Y	Ulibarri	Y
Donovan	Y	Johnston	E	Neville T.	Y	Woods	Y
Garcia	Y	Jones	Y	Newell	Y	President	Y
Grantham	Y	Kefalas	Y	Roberts	Y		

Co-sponsor(s) added: Baumgardner, Carroll, Crowder, Grantham, Heath, Kefalas, Kerr, Lundberg, Merrifield, Neville T., Scheffel, Scott, Todd and Woods.

On motion of Majority Leader Scheffel, and with a majority of those elected to the Senate having voted in the affirmative, the Consideration of House Amendments to Senate Bills Calendar (**SB15-085** and **SB15-161**) of Friday, February, 27 was laid over until Monday, March 2, retaining its place on the calendar.

CONSIDERATION OF GOVERNOR'S APPOINTMENTS

On motion of Senator Hill, the following Governor's appointments were confirmed by a roll call vote:

MEMBERS OF THE BOARD OF TRUSTEES OF METROPOLITAN STATE UNIVERSITY OF DENVER

for a term expiring December 31, 2015:

Elaine Gantz Berman of Denver, Colorado, to serve as a Democrat, and occasioned by the resignation of Melody Harris of Denver, appointed;

for a term expiring December 31, 2018:

Barbara Barnes Grogan of Denver, Colorado, to serve as a Democrat, appointed.

YES 34		NO	0]	EXCUSED	1	ABSENT	0	
Aguilar	Y	Guzman	1	Y]	Kerr	Ϊ	Scheffel		Y
Balmer	Y	Heath	•	Y]	Lambert	Ŋ	Scott Scott		Y
Baumgardner	Y	Hill	•	Y]	Lundberg	Ŋ	Sonnenberg		Y
Carroll	Y	Hodge			Marble	Ŋ	Steadman		Y
Cooke		Holbert		Y]	Martinez Humeni	k Y	7 Todd		Y
Crowder	Y	Jahn		Y]	Merrifield	Ŋ	/ Ulibarri		Y
Donovan	Y	Johnston]	E]	Neville T.	Ŋ	Woods		Y
Garcia	Y	Jones	•	Y]	Newell	Σ	President		Y
Grantham	Y	Kefalas	٦	Y]	Roberts	Ŋ	7		

INTRODUCTION OF BILLS -- FIRST READING

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

- SB15-187 by Senator(s) Grantham, Lambert, Steadman; also Representative(s) Young, Hamner, Rankin--Concerning authorization for the high-performance transportation enterprise to deposit money received as a loan from the state highway fund to a separate account within the statewide transportation enterprise special revenue fund. Appropriations
- **SB15-188** by Senator(s) Steadman, Grantham, Lambert; also Representative(s) Rankin, Hamner, Young--Concerning the use of the first tier of statutorily allocated tobacco litigation settlement money, and, in connection therewith, making an annual statutory allocation of such money to the tobacco settlement defense account of the tobacco litigation settlement cash fund and making an offsetting reduction in the annual statutory allocation of such money to the children's basic health plan trust, authorizing the department of revenue to use money in the tobacco settlement defense account for settlement enforcement related activities, and making an appropriation. Appropriations
- **SB15-189** by Senator(s) Steadman, Grantham, Lambert; also Representative(s) Rankin, Hamner, Young--Concerning the repeal of consolidated tobacco settlement program monitoring and reporting requirements. Appropriations
- **SB15-190** by Senator(s) Grantham, Lambert, Steadman; also Representative(s) Hamner, Young, Rankin--Concerning the repeal of the requirement that the executive director of the department of personnel promulgate rules to establish state archives' fees. Appropriations
- **SB15-191** by Senator(s) Scheffel and Carroll, Cadman; also Representative(s) Duran and DelGrosso, Hullinghorst--Concerning payment of expenses of the legislative department. Appropriations

MESSAGE FROM THE HOUSE

February 27, 2015

Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB15-1035, amended as printed in House Journal, February 26, 2015.

The House has postponed indefinitely SB15-052. The bill is returned herewith.

MESSAGE FROM THE REVISOR OF STATUTES

February 27, 2015

We herewith transmit:

Without comment, as amended, HB15-1035.

SIGNING OF BILLS -- RESOLUTIONS -- MEMORIALS

The President has signed: SB15-010, 108, 112, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 160, 162, 163, 164, 165, 166, 167, 168, 169 and 170; SJR15-007 and 009; SM15-001.

On motion of Majority Leader Scheffel, the Senate adjourned until 10:00 a.m., Monday, March 2, 2015.

Approved:

Bill L. Cadman President of the Senate

Attest:

Cindi L. Markwell Secretary of the Senate