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### SENATE JOURNAL

Seventieth General Assembly STATE OF COLORADO

First Regular Session

79th Legislative Day

Thursday, March 26, 2015

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

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

Pledge

By Senator Sonnenberg.

Roll Call

Present--35

Quorum

The President announced a quorum present.

Reading of Journal

On motion of Senator Garcia, reading of the Journal of Wednesday, March 25, 2015, was dispensed with and the Journal was approved as corrected by the Secretary.

### COMMITTEE OF REFERENCE REPORTS

Business, Labor, & Technology After consideration on the merits, the Committee recommends that SB15-209 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 6, after "(2)" insert "(a)".

Page 2, line 8, strike "INCLUDE A" and substitute:

"INCLUDE:

(I) A".

Page 2, line 11, strike "C.R.S." and substitute:

"C.R.S., OR CONSIST OF TIME SHARE INTERESTS AS DEFINED IN SECTION 12-61-401 (4); OR

(II) A COMMUNITY, RESORT, OR DEVELOPMENT REGISTERED WITH THE COLORADO DIVISION OF REAL ESTATE AS A TIME SHARE SUBDIVISION. (b)".

Page 3, strike lines 4 through 24 and substitute:

"**SECTION 2.** In Colorado Revised Statutes, 38-33.3-316.3, **add** (4) as follows:

**38-33.3-316.3. Collections - limitations.** (4) NOTWITHSTANDING ANY PROVISION OF THIS SECTION TO THE CONTRARY, IF A UNIT IS PART OF AN ASSOCIATION IN WHICH A MAJORITY OF UNITS THAT ARE DESIGNATED FOR RESIDENTIAL USE ARE TIME SHARE UNITS, AS DEFINED IN SECTION 38-33-110 (7), THE ASSOCIATION OR A HOLDER OR ASSIGNEE OF THE ASSOCIATION'S DEBT MAY ATTEMPT TO COLLECT PAST-DUE ASSESSMENTS AND OTHER DELINQUENT PAYMENTS USING ANY AND ALL REMEDIES PROVIDED IN THE DECLARATION, BYLAWS, ARTICLES, OR RULES AND REGULATIONS. AS USED IN THIS SUBSECTION (4), "MAJORITY OF".

Page 4, strike lines 2 through 11 and substitute:

"SECTION 3. Safety clause. The general assembly hereby finds,

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determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.".

#### Business, Labor, & Technology

After consideration on the merits, the Committee recommends that **HB15-1142** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Amend reengrossed bill, page 5, strike lines 14 and 15 and substitute "A MAXIMUM BID, THE BID SHALL BE INCREASED ELECTRONICALLY IN INCREMENTS INCORPORATED IN THE ELECTRONIC PROGRAM USED BY THE OFFICER TO CONDUCT THE ELECTRONIC SALE UP TO".

Page 8, line 15, strike "(IF APPLICABLE)" and substitute "(APPLIES TO ELECTRONIC BIDS ONLY)".

#### Judiciary

After consideration on the merits, the Committee recommends that **SB15-217** be amended as follows, and as so amended, be referred to the Committee on <u>Appropriations</u> with favorable recommendation.

Amend printed bill, page 4, line 10, strike "DIVISION:" and substitute "DIVISION, IN A FORMAT SPECIFIED BY THE DIVISION:".

Page 4, line 11, strike "THE" and substitute "IF KNOWN, THE" and strike "AND".

Page 4, line 12, strike "ETHNICITY" and substitute "ETHNICITY, AND MEDICALLY-DOCUMENTED PHYSICAL OR MENTAL DISABILITY".

Page 4, line 13, strike "THE" and substitute "IF KNOWN, THE AGE,".

Page 4, strike lines 24 and 25 and substitute "THE SCENE ISSUED A VERBAL WARNING BEFORE SHOOTING; AND".

Page 4, line 27, after "ARRESTED" insert "OR ISSUED A CITATION TO".

Page 5, strike line 1 and substitute "RESULT OF THE ARREST OR CITATION.".

Page 5, strike line 2.

Page 5, line 3, after "A" insert "STATE OR LOCAL".

Page 5, line 4, after "OFFICER" insert "AS DESCRIBED IN SECTION 16-2.5-101, C.R.S.,".

Page 5, line 10, strike "JANUARY 31," and substitute "MARCH 1,".

Page 5, strike line 14 and substitute:

"(b) (I) IF A STATE OR LOCAL LAW ENFORCEMENT AGENCY EMPLOYS A PEACE OFFICER AS DESCRIBED IN SECTION 16-2.5-101, C.R.S..".

Page 5, line 22, strike "JANUARY 31" and substitute "MARCH 1".

### Judiciary

After consideration on the merits, the Committee recommends that SB15-218 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 3, line 23, after "DEPUTIZED" add "ON OR AFTER JANUARY 1, 2010,".

Page 3, line 26, strike "INFORMATION" and substitute "INFORMATION, IF AVAILABLE,".

Page 4, line 1, strike "MADE" and substitute "HAD A SUSTAINED VIOLATION FOR MAKING".

Page 4, line 9, strike "FORCE." and substitute "FORCE, REGARDLESS OF WHETHER THE ALLEGED CRIMINAL CONDUCT, OFFICIAL MISCONDUCT, OR USE OF EXCESSIVE FORCE OCCURRED WHILE THE PEACE OFFICER WAS ON DUTY, OFF DUTY, OR ACTING PURSUANT TO A SERVICE CONTRACT TO WHICH THE PEACE OFFICER'S EMPLOYING AGENCY IS A PARTY.".

Page 4, after line 21 insert:

"(3) A STATE OR LOCAL LAW ENFORCEMENT AGENCY IS NOT REQUIRED TO PROVIDE THE DISCLOSURE DESCRIBED IN SUBSECTION (1) OF THIS SECTION IF THE AGENCY IS PROHIBITED FROM PROVIDING SUCH DISCLOSURE PURSUANT TO A BINDING NONDISCLOSURE AGREEMENT TO WHICH THE AGENCY IS A PARTY, WHICH AGREEMENT WAS EXECUTED BEFORE THE EFFECTIVE DATE OF THIS ACT.".

Renumber succeeding subsections accordingly.

Page 4, line 23, strike "LEARNS" and substitute "DETERMINES THERE IS A SUSTAINED FINDING".

Page 5, line 6, strike "FORCE." and substitute "FORCE, REGARDLESS OF WHETHER THE ALLEGED CRIMINAL CONDUCT, OFFICIAL MISCONDUCT, OR USE OF EXCESSIVE FORCE OCCURRED WHILE THE PEACE OFFICER WAS ON DUTY, OFF DUTY, OR ACTING PURSUANT TO A SERVICE CONTRACT TO WHICH THE PEACE OFFICER'S EMPLOYING AGENCY IS A PARTY.".

Page 5, line 9, strike "LEARNS" and substitute "DETERMINES THERE IS A SUSTAINED FINDING".

Page 5, after line 11, insert:

"(5) A STATE OR LOCAL LAW ENFORCEMENT AGENCY IS NOT LIABLE FOR COMPLYING WITH THE PROVISIONS OF THIS SECTION.".

Renumber succeeding subsection accordingly.

Page 6, line 2, after "DEPUTIZED" add "ON OR AFTER JANUARY 1, 2010,".

Page 6, line 4, strike "INFORMATION" and substitute "INFORMATION, IF AVAILABLE,".

Page 6, line 6, strike "MADE" and substitute "HAD A SUSTAINED VIOLATION FOR MAKING".

Page 6, line 15, strike "FORCE." and substitute "FORCE, REGARDLESS OF WHETHER THE ALLEGED CRIMINAL CONDUCT, OFFICIAL MISCONDUCT, OR USE OF EXCESSIVE FORCE OCCURRED WHILE THE PEACE OFFICER WAS ON DUTY, OFF DUTY, OR ACTING PURSUANT TO A SERVICE CONTRACT TO WHICH THE PEACE OFFICER'S EMPLOYING AGENCY IS A PARTY.".

Page 6, after line 26 insert:

"(3) A SHERIFF'S OFFICE IS NOT REQUIRED TO PROVIDE THE DISCLOSURE DESCRIBED IN SUBSECTION (1) OF THIS SECTION IF THE SHERIFF'S OFFICE IS PROHIBITED FROM PROVIDING SUCH DISCLOSURE PURSUANT TO A BINDING NONDISCLOSURE AGREEMENT TO WHICH THE SHERIFF'S OFFICE IS A PARTY, WHICH AGREEMENT WAS EXECUTED BEFORE THE EFFECTIVE DATE OF THIS ACT.".

Renumber succeeding subsections accordingly.

Page 7, line 1, strike "LEARNS" and substitute "DETERMINES THERE IS A

SUSTAINED FINDING".

Page 7, line 2, strike "AGENCY" and substitute "SHERIFF'S OFFICE".

Page 7, line 10, strike "FORCE." and substitute "FORCE, REGARDLESS OF WHETHER THE ALLEGED CRIMINAL CONDUCT, OFFICIAL MISCONDUCT, OR USE OF EXCESSIVE FORCE OCCURRED WHILE THE PEACE OFFICER WAS ON DUTY, OFF DUTY, OR ACTING PURSUANT TO A SERVICE CONTRACT TO WHICH THE PEACE OFFICER'S EMPLOYING AGENCY IS A PARTY.

Page 7, line 13, strike "LEARNS" and substitute "DETERMINES THERE IS A SUSTAINED FINDING".

Page 7, after line 15, insert:
"(5) A SHERIFF'S OFFICE IS NOT LIABLE FOR COMPLYING WITH THE PROVISIONS OF THIS SECTION.".

Renumber succeeding subsection accordingly.

Page 8, line 6, after "DEPARTMENT" insert "OR TOWN MARSHAL'S OFFICE" and after "DEPUTIZED" add "ON OR AFTER JANUARY 1, 2010,".

Page 8, line 9, strike "INFORMATION" and substitute "INFORMATION, IF AVAILABLE,".

Page 8, line 10, strike "MADE" and substitute "HAD A SUSTAINED VIOLATION FOR MAKING".

Page 8, line 19, strike "FORCE." and substitute "FORCE, REGARDLESS OF WHETHER THE ALLEGED CRIMINAL CONDUCT, OFFICIAL MISCONDUCT, OR USE OF EXCESSIVE FORCE OCCURRED WHILE THE PEACE OFFICER WAS ON DUTY, OFF DUTY, OR ACTING PURSUANT TO A SERVICE CONTRACT TO WHICH THE PEACE OFFICER'S EMPLOYING AGENCY IS A PARTY.".

Page 8, line 22, strike "DEPARTMENT," and substitute "DEPARTMENT OR TOWN MARSHAL'S OFFICE,"

Page 8, line 23, after "DEPARTMENT" insert "OR TOWN MARSHAL'S OFFICE".

Page 8, line 27, after "DEPARTMENT" insert "OR TOWN MARSHAL'S OFFICE".

Page 9, after line 4 insert:

"(3) A MUNICIPAL POLICE DEPARTMENT OR TOWN MARSHAL'S OFFICE IS NOT REQUIRED TO PROVIDE THE DISCLOSURE DESCRIBED IN SUBSECTION (1) OF THIS SECTION IF THE POLICE DEPARTMENT OR TOWN MARSHAL'S OFFICE IS PROHIBITED FROM PROVIDING SUCH DISCLOSURE PURSUANT TO A BINDING NONDISCLOSURE AGREEMENT TO WHICH THE POLICE DEPARTMENT OR TOWN MARSHAL'S OFFICE IS A PARTY, WHICH AGREEMENT WAS EXECUTED BEFORE THE EFFECTIVE DATE OF THIS ACT.".

Renumber succeeding subsections accordingly.

Page 9, line 5, after "DEPARTMENT" insert "OR TOWN MARSHAL'S OFFICE".

Page 9, line 7, after "DEPARTMENT" insert "OR TOWN MARSHAL'S OFFICE".

Page 9, line 8, after "DEPARTMENT" insert "OR TOWN MARSHAL'S OFFICE".

Page 9, line 16, strike "FORCE." and substitute "FORCE, REGARDLESS OF WHETHER THE ALLEGED CRIMINAL CONDUCT, OFFICIAL MISCONDUCT, OR USE OF EXCESSIVE FORCE OCCURRED WHILE THE PEACE OFFICER WAS ON DUTY, OFF DUTY, OR ACTING PURSUANT TO A SERVICE CONTRACT TO WHICH THE PEACE OFFICER'S EMPLOYING AGENCY IS A PARTY.".

Page 9, line 17, after "DEPARTMENT" insert "OR TOWN MARSHAL'S OFFICE".

Page 9, line 19, after "DEPARTMENT" insert "OR TOWN MARSHAL'S OFFICE".

Page 9, line 20, after "DEPARTMENT" insert "OR TOWN MARSHAL'S OFFICE".

Page 9, after line 21, insert:
"(5) A MUNICIPAL POLICE DEPARTMENT OR TOWN MARSHAL'S OFFICE IS NOT LIABLE FOR COMPLYING WITH THE PROVISIONS OF THIS SECTION.".

Renumber succeeding subsection accordingly.

Page 10, after line 6 insert:

"SECTION 5. In Colorado Revised Statutes, add 33-9-110 as follows:

- 33-9-110. Disclosure of knowing misrepresentation by a peace officer required - disclosure waivers - reports - definitions. (1) SUBJECT TO THE LIMITATIONS OF THIS SECTION, IF THE DIVISION EMPLOYS, EMPLOYED, OR DEPUTIZED ON OR AFTER JANUARY 1, 2010, A PEACE OFFICER WHO APPLIES FOR EMPLOYMENT WITH ANOTHER COLORADO LAW ENFORCEMENT AGENCY, THE DIVISION SHALL DISCLOSE TO THE HIRING AGENCY INFORMATION, IF AVAILABLE, INDICATING WHETHER THE PEACE OFFICER'S EMPLOYMENT HISTORY INCLUDED ANY INSTANCES IN WHICH THE PEACE OFFICER HAD A SUSTAINED VIOLATION FOR MAKING A KNOWING MISREPRESENTATION:
- (a) IN ANY TESTIMONY OR AFFIDAVIT RELATING TO THE ARREST OR PROSECUTION OF A PERSON OR TO A CIVIL CASE PERTAINING TO THE PEACE OFFICER OR TO THE PEACE OFFICER'S EMPLOYMENT HISTORY; OR
- (b) DURING THE COURSE OF ANY INTERNAL INVESTIGATION BY A LAW ENFORCEMENT AGENCY, WHICH INVESTIGATION IS RELATED TO THE PEACE OFFICER'S ALLEGED CRIMINAL CONDUCT; OFFICIAL MISCONDUCT, AS DESCRIBED IN SECTION 18-8-404 OR 18-8-405, C.R.S.; OR USE OF EXCESSIVE FORCE, REGARDLESS OF WHETHER THE ALLEGED CRIMINAL CONDUCT, OFFICIAL MISCONDUCT, OR USE OF EXCESSIVE FORCE OCCURRED WHILE THE PEACE OFFICER WAS ON DUTY, OFF DUTY, OR ACTING PURSUANT TO A SERVICE CONTRACT TO WHICH THE DIVISION IS A PARTY.
- THE DISCLOSURE DESCRIBED IN SUBSECTION (1) OF THIS SECTION IS REQUIRED ONLY UPON THE PRESENTATION OF A WRITTEN WAIVER TO THE DIVISION, WHICH WAIVER EXPLICITLY AUTHORIZES THE DIVISION TO DISCLOSE THE INFORMATION DESCRIBED IN SAID SUBSECTION (1), HAS BEEN SIGNED BY THE APPLICANT PEACE OFFICER, AND IDENTIFIES THE COLORADO LAW ENFORCEMENT AGENCY THAT IS CONSIDERING THE APPLICANT PEACE OFFICER FOR EMPLOYMENT. IF THE DIVISION RECEIVES SUCH A WAIVER, THE DIVISION SHALL PROVIDE THE DISCLOSURE TO THE COLORADO LAW ENFORCEMENT AGENCY THAT IS CONSIDERING THE APPLICANT PEACE OFFICER FOR EMPLOYMENT NOT MORE THAN SEVEN DAYS AFTER SUCH RECEIPT.
- (3) THE DIVISION IS NOT REQUIRED TO PROVIDE THE DISCLOSURE DESCRIBED IN SUBSECTION (1) OF THIS SECTION IF THE DIVISION IS PROHIBITED FROM PROVIDING SUCH DISCLOSURE PURSUANT TO A BINDING NONDISCLOSURE AGREEMENT TO WHICH THE DIVISION IS A PARTY, WHICH AGREEMENT WAS EXECUTED BEFORE THE EFFECTIVE DATE OF THIS ACT.
- THE DIVISION SHALL NOTIFY THE LOCAL DISTRICT (4) (a) ATTORNEY WHENEVER THE DIVISION DETERMINES THERE IS A SUSTAINED FINDING THAT ANY PEACE OFFICER OF THE DIVISION HAS MADE A KNOWING MISREPRESENTATION:
- (I) IN ANY TESTIMONY OR AFFIDAVIT RELATING TO THE ARREST OR PROSECUTION OF A PERSON OR TO A CIVIL CASE PERTAINING TO THE PEACE OFFICER OR TO THE PEACE OFFICER'S EMPLOYMENT HISTORY; OR
- (II) DURING THE COURSE OF ANY INTERNAL INVESTIGATION BY A LAW ENFORCEMENT AGENCY, WHICH INVESTIGATION IS RELATED TO THE

PEACE OFFICER'S ALLEGED CRIMINAL CONDUCT; OFFICIAL MISCONDUCT, AS DESCRIBED IN SECTION 18-8-404 OR 18-8-405, C.R.S.; OR USE OF EXCESSIVE FORCE, REGARDLESS OF WHETHER THE ALLEGED CRIMINAL CONDUCT, OFFICIAL MISCONDUCT, OR USE OF EXCESSIVE FORCE OCCURRED WHILE THE PEACE OFFICER WAS ON DUTY, OFF DUTY, OR ACTING PURSUANT TO A SERVICE CONTRACT TO WHICH THE DIVISION IS A PARTY.

- THE DIVISION SHALL PROVIDE THE NOTICE DESCRIBED IN PARAGRAPH (a) OF THIS SUBSECTION (3) NOT MORE THAN SEVEN DAYS AFTER THE DIVISION DETERMINES THERE IS A SUSTAINED FINDING THAT A PEACE OFFICER OF THE DIVISION HAS MADE A KNOWING MISREPRESENTATION, AS DESCRIBED IN SAID PARAGRAPH (a).
- (5) THE DIVISION IS NOT LIABLE FOR COMPLYING WITH THE PROVISIONS OF THIS SECTION.
- (6) AS USED IN THIS SECTION, UNLESS THE CONTEXT REQUIRES
- OTHERWISE, "STATE OR LOCAL LAW ENFORCEMENT AGENCY" MEANS:

  (a) THE COLORADO STATE PATROL CREATED PURSUANT TO SECTION 24-33.5-201, C.R.S.;
- (b) THE COLORADO BUREAU OF INVESTIGATION CREATED PURSUANT TO SECTION 24-33.5-401, C.R.S.;
  - (c) A COUNTY SHERIFF'S OFFICE;
  - (d) A MUNICIPAL POLICE DEPARTMENT;
- THE DIVISION OF PARKS AND WILDLIFE WITHIN THE DEPARTMENT OF NATURAL RESOURCES CREATED PURSUANT TO SECTION 24-1-124, C.R.S.; OR
  (f) A TOWN MARSHAL'S OFFICE.".

Renumber succeeding section accordingly.

**Judiciary** 

After consideration on the merits, the Committee recommends that SB15-203 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 3, strike lines 8 through 27.

Page 4, strike lines 1 through 6.

Renumber succeeding sections accordingly.

Page 4, line 10, strike "administrator by rule," and substitute 'administrator, by rule,".

Page 4, strike lines 13 through 19.

Renumber succeeding sections accordingly.

**Judiciary** 

After consideration on the merits, the Committee recommends that HB15-1183 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

**Judiciary** 

After consideration on the merits, the Committee recommends that HB15-1073 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

**Judiciary** 

After consideration on the merits, the Committee recommends that SB15-221 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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State, Veterans, & Military **Affairs** 

After consideration on the merits, the Committee recommends that HB15-1091 be postponed indefinitely.

State, Veterans, & Military Affairs .

After consideration on the merits, the Committee recommends that HB15-1221 be postponed indefinitely.

Health & Human Services

After consideration on the merits, the Committee recommends that SB15-136 be postponed indefinitely.

Health & Human Services

After consideration on the merits, the Committee recommends that HB15-1191 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Health & Human Services

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

### MEMBERS OF THE COLORADO CHILDREN'S TRUST FUND BOARD

for terms expiring November 7, 2017:

LaShay Canady of Aurora, Colorado, to serve as a parent, reappointed;

Gregory Jackson Tung, MPH, PhD of Denver, Colorado, to serve as a representative with knowledge of child abuse prevention, appointed.

Education

After consideration on the merits, the Committee recommends that HB15-1224 be referred to the Committee of the Whole with favorable recommendation and with a recommendation that it be placed on the Consent Calendar.

Education

After consideration on the merits, the Committee recommends that SB15-200 be postponed indefinitely.

### SENATE SERVICES REPORT

Correctly Engrossed: SJR15-020.

Correctly Reengrossed: SB15-045 and 086.

**Correctly Rerevised:** HB15-1046, 1072, 1145, 1184 and 1204. **Correctly Enrolled:** SB15-015, 186, 187, 188, 189 and 190; SJR15-004, 015, 016, 017 and 019.

Committee of the Whole

On motion of Senator Donovan, the Senate resolved itself into the Committee of the Whole for consideration of General Orders--Second Reading of Bills--Consent Calendar, and Senator Donovan 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 bill, reading at length having been dispensed with by unanimous consent, had been considered and action taken thereon as follows:

**HB15-1197** by Representative(s) Tate, Conti, Dore; also Senator(s) Jahn--Concerning limitations on indemnity obligations in public construction contracts.

Amendment No. 1, Judiciary Committee Amendment. (Printed in Senate Journal, March 24, page(s) 543 and placed in members' bill files.)

As amended, 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 Donovan, the report of the Committee of the Whole was **adopted** on the following roll call vote:

YES 30	NO	5 EXCUSED 0	ABSENT	Λ
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Aguilar	Y Guzman	Y Kerr	N Scheffel	Y
Balmer	Y Heath	Y Lambert	Y Scott	Y
Baumgardner	Y Hill	Y Lundberg	Y Sonnenberg	Y
Carroll	Y Hodge	Y Marble	N Steadman	Y
Cooke	Y Holbert	Y Martinez Humenik	N Todd	Y
Crowder	Y Jahn	Y Merrifield	Y Ulibarri	Y
Donovan	Y Johnston	N Neville T.	Y Woods	Y
Garcia	Y Jones	Y Newell	Y President	Y
Grantham	Y Kefalas	Y Roberts	N	

The Committee of the Whole took the following action:

Passed on second reading: HB15-1197 as amended.

### NOTICE OF INTENT TO RECONSIDER THE ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE -- CONSENT CALENDAR

President Cadman gave notice of intent to reconsider the adoption of the Report of the Committee of the Whole--Consent Calendar, as printed in Senate Journal, March 26, page 586.

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### CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS

SB15-058 by Senator(s) Guzman; also Representative(s) Kagan--Concerning statewide policies and procedures for law enforcement agencies that conduct eyewitness identifications.

> Senator Guzman moved that the Senate concur in House amendments to **SB15-058**, as printed in House journal, March 24, page(s) 586. The motion was **adopted** by the following roll call vote:

YES 34		NO	1	EXCUSED	0	ABSENT	0
Aguilar	Y	Guzman	Y	Kerr	Y	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 Humeni	k Y	Todd	Y
Crowder	N	Jahn	Y	Merrifield	Y	Ulibarri	Y
Donovan	Y	Johnston	Y	Neville T.	Y	Woods	Y
Garcia	Y	Jones	Y	Newell	Y	President	Y
Grantham	Y	Kefalas	Y	Roberts	Y		

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

YES 34		NO	1		EXCUSED 0		ABSENT	0
Aguilar	Y	Guzman		Y	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	N	Jahn		Y	Merrifield	Y	Ulibarri	Y
Donovan	Y	Johnston		Y	Neville T.	Y	Woods	Y
Garcia	Y	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, as amended, was repassed.

SB15-106

by Senator(s) Woods, Balmer, Jahn; also Representative(s) Arndt--Concerning the continuation of the regulatory authority granted under the "Barber and Cosmetologist Act", and, in connection therewith, continuing the cosmetology advisory committee and implementing the other recommendations of the department of regulatory agencies as contained in the 2014 sunset report and making an appropriation.

Senator Woods moved that the Senate concur in House amendments to SB15-106, as printed in House journal, March 24, page(s) 586. The motion was adopted by the following roll call vote:

YES 29		NO	6	EXCUSED	0		ABSENT	0
Aguilar	Y	Guzman	Ŋ	Kerr		Y	Scheffel	Y
Balmer	Y	Heath	Y	' Lambert		N	Scott	Y
Baumgardner	N	Hill	Y	Lundberg		N	Sonnenberg	N
Carroll	Y	Hodge		Marble Marble			Steadman	Y
Cooke	Y	Holbert	Y	Martinez Hume	enik	Y	Todd	Y
Crowder	Y	Jahn	Y	Merrifield Merrifield		Y	Ulibarri	Y
Donovan	Y	Johnston	Y	Neville T.		N	Woods	Y
Garcia	Y	Jones	Y	' Newell		Y	President	Y
Grantham	Y	Kefalas	Y	Roberts		Y		

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

Y

Y

Y

NO

Hill

Guzman

Heath

Hodge

Jahn

Jones

Holbert

Johnston

Kefalas

YES

Aguilar

Balmer

Carroll

Cooke

Garcia

Crowder

Donovan

Grantham

Baumgardner

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ABSENT

Scheffel

Sonnenberg

Steadman

Scott

Todd

Ulibarri Woods

President

N

N

Y

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

**EXCUSED** 

Kerr

Y

Y

Y

Lambert

Marble

Lundberg

Merrifield

Neville T.

Newell

Roberts

Martinez Humenik

## CONSIDERATION OF SECOND CONFERENCE COMMITTEE REPORTS

**SB15-085** by Senator(s) Martinez Humenik, Ulibarri; also Representative(s) Winter and Buck-Concerning the expansion of the "Colorado Cottage Foods Act," and, in connection therewith, increasing the net revenue a producer can earn under the act.

Senator Martinez Humenik moved for the adoption of the first report of the second conference committee on **SB15-085**, as printed in Senate journal, March 25, page(s) 576. The motion was **adopted** by the following roll call vote:

YES 35		NO	0	EXCUSED 0	)	ABSENT	0	
Aguilar	Y	Guzman	Y	Kerr	Y	Scheffel	7	Y
Balmer	Y	Heath	Y	Lambert	Y	Scott	<b>\</b>	Y
Baumgardner	Y	Hill	Y	Lundberg	Y	Sonnenberg	<u> </u>	Y
Carroll	Y	Hodge	Y	Marble		Steadman	Ţ	Y
Cooke	Y	Holbert	Y	Martinez Humenik	Y	Todd	7	Y
Crowder	Y	Jahn	Y	Merrifield	Y	Ulibarri	<u> </u>	Y
Donovan	Y	Johnston	Y	Neville T.	Y	Woods	<u>,</u>	Y
Garcia	Y	Jones	Y	Newell	Y	President	7	Y
Grantham	Y	Kefalas	Y	Roberts	Y			

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

YES 34		NO	1	EXCUSED 0		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	Y	Marble	Y	Steadman	Y
Cooke	Y	Holbert	Y	Martinez Humenik	Y	Todd	Y
Crowder	Υ.	Jahn	Y	Merrifield	Y	Ulibarri	Y
Donovan	Υ.	Johnston	Y	Neville T.	Y	Woods	Y
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, as amended, was **repassed**.

Co-sponsor(s) added: Crowder and Lundberg.

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# WITHDRAWAL OF NOTICE OF INTENT TO RECONSIDER THE ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE--CONSENT CALENDAR

President Cadman withdrew his notice of intent to reconsider the adoption of the Report of the Committee of the Whole--Consent Calendar, as printed in Senate Journal, March 26, page 586.

On motion of Majority Leader Scheffel, the Senate adjourned until 9:00 a.m., Friday, March 27, 2015.

Approved:

Bill L. Cadman President of the Senate

Attest:

Cindi L. Markwell Secretary of the Senate