

n connection with its investi-
 authority to hold hearings, to
 testimony under oath to be
 or any member, to assemble
 as may in said committee's
 y by subpoena duces tecum
 power and authority as courts

hall, upon completion of its
 their findings to the senate
 Assembly.

UTION NO. 21

e, Hunter, Johnson [25th], Shaw-
 itaker, Murphy and Bosworth)

een introduced before the
 ly and prior general assem-
 ciency appropriation bills,"
 ion of the joint sub-commit-
 ases of the assemblies; and

appropriation bills are re-
 funds to cover expenditures
 made by the general assem-

res that it is the duty of each
 sub-division of government
 f so that expenditures shall
 ion made by the general as-

rtily disapproves and con-
 f over-expending appropria-
 y appropriations from the
 and

ves that such practice and
 and abolished;

by the Senate of the Thirty-
 f the State of Colorado:

state of Colorado is hereby
 iod of ninety (90) days the
 ny department, institution,
 e state government who at
 as over-expended the appro-

priations made by the general assembly for such sub-
 division of state government;

Be It Further Resolved, That such suspension shall
 be made in compliance with section 47, chapter 3, 1935
 Colorado Statutes Annotated, providing for the same.

SENATE JOINT MEMORIAL NO. 2

(By Senators Bain, Constantine, Cummings, Davies, Gilliam, Glenn,
 Hunter, Johnson [5th], Johnston [8th], Johnston [9th], Lamont,
 Latimer, Murphy, Noriega, Preston, Ragan, Ritchie, Sanders,
 Smith, Taylor, Twining; and Representatives Akin, Alden, Allen,
 Anderson, Bailey, Baker, Bartholomew, Bear, Beuck, Blum, Boggs,
 Carlson, Cawfield, Cheever, Chrysler, Coleman, Coloroso, Crowley,
 Dameron, Davis [El Paso], Davis [Denver], Decker, Douglas,
 Evans, Farr, Fehling, Fordham, Gill, Griffith, Grimes, Gwillim,
 Hamil, Hanson, Harney, Harpel, Hart, Helm, Herring, Hornbaker,
 Horsman, Kerr, King, Kline, Kramer, La Crue, Lashbrook, Lorton,
 Lovelace, Minshall, Norcross, Ogilvie, Owens, Parsons, Pearson,
 Penny, Renkel, Sanburg, Smith, Strain, Strong, Tabor, Thomas,
 Townsend, Watts, Higby)

WHEREAS, It is the will of Divine Providence that our
 beloved friend and fellow member, Charles F. Wheeler,
 senator from the seventh senatorial district of Colorado,
 has been taken from us to join the throng in that world from
 which no tidings return, and the Thirty-second General
 Assembly, while mourning his loss, desires to perpetuate
 the memory of his many high qualities and virtues and to
 give voice to our regret;

*Now, Therefore, Be It Resolved by the Senate of the Thirty-
 second General Assembly, the House of Representatives
 concurring herein:*

That in the death of Senator Charles F. Wheeler, the
 members of this general assembly have lost one of their
 most capable members, a staunch friend and loyal sup-
 porter;

That the death of Senator Charles F. Wheeler is a great
 loss to the people of the state of Colorado, for he was emi-
 nently fitted by his ability, character and experience to
 render invaluable assistance in the continued development
 of the state of Colorado;

That the work of Senator Charles F. Wheeler, as a
 member of the senate and as senator *pro tem* of this body
 will forever remain a monument to the principle which he
 advocated;

That to the members of his family we extend our most

heartfelt sympathy and express to them our appreciation of his service among us;

That this resolution be spread upon the journals of the senate and house of this general assembly and that copies of this memorial be sent to the members of his family.

SENATE JOINT MEMORIAL NO. 3

(By Senators Noriega, Constantine, Ritchie, Taylor and Twining)

WHEREAS, Unemployment is still a serious problem in Colorado, in spite of partial recovery; and

WHEREAS, The main responsibility for the relief of unemployment rests with the federal government; and

WHEREAS, The Works Progress Administration has in recent months discharged many thousands of workers; and

WHEREAS, In Colorado alone, more than five thousand workers have been dropped from the rolls since September, 1938; and

WHEREAS, These people are thrown onto the state relief rolls at a time when state funds are practically exhausted, and mothers are asked to rely upon aid to dependent children at a time when A. D. C. funds are likewise exhausted; and

WHEREAS, The state of Colorado is already affording relief to several thousand employable persons who should be on W. P. A.; and

WHEREAS, The curtailment of W. P. A. has left many more thousands of Colorado citizens destitute, and any further curtailment of the program would only aggravate this situation;

Now, Therefore, Be It Resolved by the Senate of the Thirty-second General Assembly of the State of Colorado, the House of Representatives concurring herein:

That this general assembly memorialize the United States congress to approve the \$875,000,000.00 deficiency appropriation requested by W. P. A., and the \$1,750,000,000.00 requested to continue the program, without any further curtailment for the next fiscal year, and

Be It Further Resolved, That this general assembly herewith direct the chief clerk of the senate to immediately send a copy of this memorial to the Seventy-sixth Congress of the United States, and to mail a separate copy to each of the Colorado senators and representatives in the aforesaid congress.