### SENATE JOURNAL Sixty-second General Assembly STATE OF COLORADO Second Regular Session

44<sup>th</sup> Legislative Day

Thursday, February 17, 2000

Call to Order		By the President at 8:00 a.m.									
Prayer		By the guest chaplain, Senator Dave Wattenberg.									
Roll Call		PresentTotal, 28. Absent/ExcusedEpps, Lacy, Martinez, Nichol, Perlmutter, Phillips, RupertTotal, 7. Present laterEpps, Lacy, Martinez, Nichol, Perlmutter, Phillips, Rupert.									
Quo	rum	The President announced a quorum present.									
Reading of Journal		On motion of Senator Musgrave, reading of the Journal of Wednesday, February 16 <sup>th</sup> was dispensed with and the Journal stands approved as corrected by the Secretary.									
		INTRODUCTION OF BILLSFIRST READING									
		The following bills were read by title and referred to the committees indicated:									
SB	00-193	by Senators Teck, Andrews, Blickensderfer, Dyer, Evans, Lamborn, Perlmutter and Tebedo; also Representatives McPherson, George, King and SwensonConcerning the organization of the department of revenue. Finance									
HB	00-1011	by Representative Coleman; also Senator MusgraveConcerning the adoption of a definition of "rural telecommunications provider". Business Affairs & Labor									
HB	00-1012	by Representatives Swenson, Gotlieb and May; also Senators Dyer and Powers Concerning the ability of the department of revenue's authorized agents to collect a fee to recoup the cost of mailing motor vehicle license plates, and making an appropriation therefor. Transportation Appropriations									
HB	00-1020	by Representatives Alexander, Tupa and S. Williams; also Senators Wham, Linkhart and PascoeConcerning the creation of an interdisciplinary child care commission. Health, Environment, Welfare & Institutions Appropriations									
HB	00-1047	by Representatives Lawrence, Larson and Veiga; also Senators Phillips, Arnold and WhamConcerning the extension of certain sunset dates relating to property transactions conducted by the wildlife commission. Agriculture, Natural Resources, and Energy									
HB	00-1099	by Representatives Morrison and Miller; also Senator ChlouberConcerning the authority of governmental agencies that operate penal institutions to establish certain sanitary standards affecting penal institutions. Judiciary									
HB	00-1124	by Representative King; also Senator AndrewsConcerning public schools, and, in connection therewith, authorizing charter schools to impose fees for excess transportation costs and to engage in the building planning and inspection process and authorizing public schools to use capital reserve fund expenditures for certain purposes. Education Appropriations									

- HB 00-1144 by Representative Sinclair; also Senator Tebedo--Concerning the selection of the lieutenant governor. State, Veterans, & Military Affairs
- HB 00-1164 by Representatives Berry, Saliman and Tool; also Senators Tanner, Lacy and Owen--Concerning the funding of transportation programs through the allocation of moneys by the transportation commission in lieu of appropriations by the general assembly. Transportation Appropriations
- HB 00-1175 by Representative Paschall; also Senator Arnold--Concerning payments from the subsequent injury fund for occupational diseases as determined under the workers' compensation law. Business Affairs & Labor
- HB 00-1212 by Representatives Hoppe, Johnson and Webster; also Senator Dennis--Concerning the ability of the Colorado beef council authority to use fees collected by the state board of stock inspection commissioners. Agriculture, Natural Resources, and Energy
- HB 00-1225 by Representatives King, Decker, Hoppe, McKay, Mitchell, Scott, Stengel and T. Williams; also Senator Owen--Concerning the establishment of a defined contribution plan pursuant to section 401 (a) of the internal revenue code to receive contributions for eligible employees who participate in the state deferred compensation plan. State, Veterans, & Military Affairs
- HB 00-1229 by Representatives McPherson, Kester and Gordon; also Senator Chlouber--Concerning the selection of the lieutenant governor. State, Veterans, & Military Affairs
- HB 00-1239 by Representative Pfiffner; also Senator Arnold--Concerning sex offenders. Judiciary
- HB 00-1264 by Representatives George, Alexander, Bacon, Gagliardi, Kaufman, Kester, King, Larson, Lee, Mace, McKay, Plant, Scott, Tochtrop, Vigil, Webster, Windels and Witwer; also Senators Wham, Congrove, Dennis, Dyer, Evans, Nichol, Perlmutter and Wattenberg--Concerning an increase in the compensation of county commissioners. Local Government State, Veterans, & Military Affairs
- HB 00-1267 by Representative Johnson; also Senator Hillman--Concerning the administration of the "Pet Animal Care and Facilities Act" by the department of agriculture. Agriculture, Natural Resources, and Energy
- HB 00-1283 by Representatives Sinclair, Johnson, Kester, Mace, Ragsdale, Smith, Tapia and Webster; 45 also Senator Wattenberg--Concerning fire management by certain governmental agencies, 46 and, in connection therewith, modifying a sheriff's authority to control fires, specifying the 47 authority of counties to implement fire management plans, and modifying governmental 48 policies and objectives regarding fire. 49 State, Veterans, & Military Affairs 50
- HB 00-1286 by Representatives Webster, Alexander, Hoppe, Johnson, Kester, Mitchell, Smith, Spradley, Stengel, Tool and Young; also Senators Chlouber and Dennis--Concerning the expenditure of money for the protection of livestock. Agriculture, Natural Resources, and Energy
- HB 00-1307 by Representative Young; also Senator Chlouber--Concerning repeal of the advisory committee on river outfitters. Agriculture, Natural Resources, and Energy
- HB 00-1310 by Representatives Dean and Spradley; also Senator Owen--Concerning the creation of a temporary credit against unemployment insurance taxes. Finance
- HB 00-1321 by Representative Scott; also Senator Sullivant--Concerning the authorized maturity date for certain securities that collateralize repurchase agreements for legal investments of public funds. Local Government

# INTRODUCTION OF CONCURRENT RESOLUTION

The following resolution was read by title and referred to the committee indicated:

HCR 00-1001 by Representative Fairbank; also Senator Anderson--Concerning the submission to the registered electors of the state of Colorado of an amendment to section 8 of article XIV of the constitution of the state of Colorado, which requires the selection of county surveyors by election, to also allow the appointment of county surveyors. Local Government

### 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:

SB 00-093 by Sen. Nichol; Rep. Paschall--Notify Secured Lenders Of Tow Liens

Laid over until Friday, February 18, retaining its place on the calendar.

## SB 00-011 by Sen. Lamborn; Rep. Gotlieb--MVD Licenses And ID Cards

A majority of those elected to the Senate having voted in the affirmative, Senator Linkhart was given permission to offer a Third Reading amendment.

### Third Reading Amendment No. 1, by Senator Linkhart

Amend engrossed bill, page 44, strike lines 13 through 22 and substitute the following:

"SECTION 45. Effective date. This act shall take effect July 1, 2001; except that, sections 1, 2, and 3 of the act shall take effect upon passage.

SECTION 46. 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.".

A majority of all members elected to the Senate having voted in the affirmative, the amendment was declared ADOPTED.

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

YES	29		NO	2		EXCUSED	4		ABSENT	0	
Anderson		Y	Evans		Y	Musgrave		Y	Tanner		Y
Andrews		Y	Feeley		Y	Nichol		E	Tebedo		Y
Arnold		Y	Hernandez		Ν	Owen		Y	Teck		Y
Blickensderfer		Y	Hillman		Y	Pascoe		Y	Thiebaut		Y
Chlouber		Y	Lacy		E	Perlmutter		E	Wattenberg		Y
Congrove		Y	Lamborn		Y	Phillips		Y	Weddig		Y
Dennis		Y	Linkhart		Ν	Reeves		Y	Wham		Y
Dyer		Y	Martinez		Y	Rupert		E	Mr. President		Y
Epps		Y	Matsunaka		Y	Sullivant		Y			

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

SB 00-078 by Sen. Arnold; Rep. Mitchell--Broomfield In The17th Jud Dist

The question being "Shall the bill pass?" the roll was called with the following result:

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YES	31		NO	0		EXCUSED	4		ABSENT	0	
Anderson		Y	Evans		Y	Musgrave		Y	Tanner		Y
Andrews		Y	Feeley		Y	Nichol		E	Tebedo		Y
Arnold		Y	Hernandez		Y	Owen		Y	Teck		Y
Blickensderfer		Y	Hillman		Y	Pascoe		Y	Thiebaut		Y
Chlouber		Y	Lacy		E	Perlmutter		E	Wattenberg		Y
Congrove		Y	Lamborn		Y	Phillips		Y	Weddig		Y
Dennis		Y	Linkhart		Y	Reeves		Y	Wham		Y
Dyer		Y	Martinez		Y	Rupert		E	Mr. President		Y
Epps		Y	Matsunaka		Y	Sullivant		Y			

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

Co-sponsor added: Congrove.

Committee On motion of Senator Teck, the Senate resolved itself into Committee of the Whole for consideration of General Orders and Senator Teck 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:

SCR 00-002 by Sen. Blickensderfer; Rep. Dean--Timetable Redistricting General Assembly

Laid over until Thursday, February 24, retaining its place on the calendar.

HB 00-1176 by Rep. Dean; Sen. Sullivant--No Lim On Time Of Home Religious Study (Local Government Committee amendment lost as printed in Senate Journal, February 11, page 269.)

Amendment No. 1, by Senator Sullivant

Amend reengrossed bill, page 3, line 8, strike everything after the period;

strike lines 9 through 12.

As amended, ordered revised and placed on the calendar for Third Reading and Final Passage.

SB 00-120 by Sen. Perlmutter; Rep. Kaufman--Rule Review Bill

Ordered engrossed and placed on the calendar for Third Reading and Final Passage.

SB 00-095 by Sen. Wattenberg; Rep. George--Access To Eye Care Coverage

Amendment No. 1, Business Affairs and Labor Committee Amendment (Printed in Senate Journal, January 26, page 162.)

Amendment No. 2, by Senator Tebedo

Strike the committee amendment, as printed in Senate Journal, January 26, page 162, lines 49 through 52, and substitute the following:

"Amend printed bill, page 3, after line 25, insert the following:

"(d) AS USED IN THIS SUBSECTION (5.5):

(I) "Eye care provider" means a participating provider who is an optometrist licensed to practice optometry pursuant to article 40 of title 12, C.R.S., or an ophthalmologist licensed to practice medicine pursuant to article 36 of title 12, C.R.S.

(II) "EYE CARE SERVICES" MEANS THOSE HEALTH CARE SERVICES RELATED TO THE EXAMINATION, DIAGNOSIS, TREATMENT, AND MANAGEMENT OF CONDITIONS AND DISEASES OF THE EYE AND RELATED STRUCTURES, AS DEFINED IN ARTICLES 36 AND 40 OF TITLE 12, C.R.S., THAT A MANAGED CARE PLAN IS OBLIGATED TO PAY, REIMBURSE, ARRANGE, OR PROVIDE FOR COVERED PERSONS OR ORGANIZATIONS AS SPECIFIED BY A HEALTH COVERAGE PLAN OR MANAGED CARE PLAN.";

strike line 26.

Page 4, strike lines 1 through 15.

Renumber succeeding section accordingly.".

As amended, ordered engrossed and placed on the calendar for Third Reading and Final Passage.

SB 00-075 by Sen. Lacy; Rep. Tool--Custodial Moneys Received By AG

Ordered engrossed and placed on the calendar for Third Reading and Final Passage.

SB 00-171 by Sen. Tanner; Rep. Berry--Abandoned Children

Amendment No. 1, by Senator Tanner

Amend printed bill, page 2, line 6, strike "HEALTH" and substitute "HEALTH,";

line 7, after "SECTION,", insert "FOR SUCH AN ACT,";

strike line 10 and substitute the following:

"SAFELY, REASONABLY, AND KNOWINGLY HANDED THE CHILD OVER TO A FIREFIGHTER, AS DEFINED IN".

Amendment No. 2, by Senator Congrove

Amend printed bill, page 2, line 23, strike "THIRTY" and substitute "FORTY-FIVE".

As amended, ordered engrossed and placed on the calendar for Third Reading and Final Passage.

SB 00-014 by Sen. Epps; Rep. Hefley--Videotaped Statement Hearsay Exception

<u>Amendment No. 1, Judiciary Committee Amendment</u> (Printed in Senate Journal, February 10, pages 256-257.)

As amended, ordered engrossed and placed on the calendar for Third Reading and Final Passage.

SB	00-138	by Sen. Sullivant; Rep. DeanInternal Appeals For PPOs Under No Fault
		Amendment No. 1, Business Affairs and Labor Committee Amendment (Printed in Senate Journal, February 10, page 261.)
		As amended, ordered engrossed and placed on the calendar for Third Reading and Final Passage.
SB	00-024	by Sen. Nichol; Rep. MorrisonJuveniles And Misdemeanor Sex Offenses
		Laid over until Friday, February 18, retaining its place on the calendar.
SB	00-015	by Sen. Powers; Rep. SwensonElectronic Motor Vehicle Titles
		Amendment No. 1, Transportation Committee Amendment (Printed in Senate Journal, February 11, pages 277-282.)
		Amendment No. 2, by Senator Powers
		Amend the committee amendment, as printed in Senate Journal, February 11, page 281, strike lines 58 through 60.
		Reletter succeeding paragraphs accordingly.
		As amended, ordered engrossed and placed on the calendar for Third Reading and Final Passage.
SB	00-187	by Sen. Lacy; Rep. ToolElim State Pension Oblig Notes
		Ordered engrossed and placed on the calendar for Third Reading and Final Passage.
SB	00-176	by Sen. Blickensderfer; Rep. KesterCO Ed & Cul Fac Auth Act Entities Elig
		Laid over until Friday, February 18, retaining its place on the calendar.
SB	00-045	by Sen. Musgrave; Rep. MitchellMarriages Between One Man & One Woman
		Amendment No. 1, State, Veterans, and Military Affairs Committee Amendment (Printed in Senate Journal, February 11, page 285.)
		As amended, ordered engrossed and placed on the calendar for Third Reading and Final Passage.
SB	00-165	by Sen. Pascoe; Rep. GordonTemporary Spousal Maintenance
		Ordered engrossed and placed on the calendar for Third Reading and Final Passage.
SB	00-172	by Sen. Evans; Rep. KaufmanTitle Setting Procedures
		Amendment No. 1, State, Veterans, and Military Affairs Committee Amendment (Printed in Senate Journal, February 11, page 285.)

Amendment No. 2, by Senator Evans

Amend the State, Veterans, and Military Affairs Committee amendment, as printed in Senate Journal, February 11, 2000, page 285, strike lines 16 through 24 and substitute the following:

"line 14, strike "titles AND" and substitute "titles,";

line 15, strike "clause and summary" and substitute "clause, and summary";

strike line 16 and substitute the following:

"claims that they are unfair or that";

line 17, strike "they" and substitute "they";

line 19, strike "titles and summary";

line 20, strike "TITLES AND SUBMISSION CLAUSE" and substitute "titles and summary";

strike line 25 and substitute the following:

"except that, if the titles and summary".

Page 4, line 9, strike "titles AND" and substitute "titles,";

line 10, strike "clause and summary" and substitute "clause, and summary";".

As amended, laid over until Friday, February 18, retaining its place on the calendar.

The following bills on the General Orders calendar of Thursday, February 17, were laid over until Friday, February 18, retaining their place on the calendar:

SB00-143, SB00-009, SB00-065, SB00-094, SB00-088, SB00-145, SB00-160, SB00-178, SB00-191, HB00-1152, HB00-1113, HB00-1226, HB00-1092, HB00-1091, HB00-1087, HB00-1027.

### AMENDMENT TO THE REPORT OF THE COMMITTEE OF THE WHOLE

SB 00-165 by Sen. Pascoe; Rep. Gordon--Temporary Spousal Maintenance

Senator Sullivant moved to amend the Report of the Committee of the Whole to show that SB00-165 did not pass.

The motion was declared LOST by the following foll can vote.											
YES	15		NO	19		EXCUSED	1		ABSENT	0	
Anderson		Y	Evans		Y	Musgrave		Y	Tanner		Ν
Andrews		Y	Feeley		Ν	Nichol		Е	Tebedo		Y
Arnold		Y	Hernandez		Ν	Owen		Y	Teck		Y
Blickensderfer		Y	Hillman		Ν	Pascoe		Ν	Thiebaut		Ν
Chlouber		Y	Lacy		Y	Perlmutter		Ν	Wattenberg		Ν
Congrove		Y	Lamborn		Ν	Phillips		Ν	Weddig		Ν
Dennis		Y	Linkhart		Ν	Reeves		Ν	Wham		Ν
Dyer		Ν	Martinez		Ν	Rupert		Ν	Mr. President		Ν
Epps		Y	Matsunaka		Ν	Sullivant		Y			

The motion was declared LOST by the following roll call vote:

#### ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

On motion of Senator Teck, the Report of the Committee of the Whole was adopted and, a majority of all members elected having voted in the affirmative, the following action was taken:

SB00-120, SB00-75, SB00-187, SB00-165 declared passed on Second Reading. SB00-095, as amended; SB00-171, as amended; SB00-014, as amended; SB00-138, as amended; SB00-015, as amended; SB00-045, as amended; HB00-1176, as amended declared passed on Second Reading. SB00-176, SB00-024, laid over until Friday. February 18, retaining their place on the

SB00-176, SB00-024, laid over until Friday, February 18, retaining their place on the calendar.

SB00-172, as amended, laid over until Friday, February 18, retaining its place on the calendar.

SCR00-002 laid over until Thursday, February 24, retaining its place on the calendar.

On motion of Senator Blickensderfer, and with a two-thirds majority of those elected to the Senate having voted in the affirmative, Senate Rule 30(a) was suspended for Consideration of Resolution.

# **CONSIDERATION OF RESOLUTION**

SJR 00-005 by Sen. Arnold; Rep. McElhany--Congress Consider Elimination of Federal Marriage Tax Penalty

On motion of Senator Arnold, the Resolution was ADOPTED by the following roll call vote:

YES	33		NO	1		EXCUSED	1		ABSENT	0	
Anderson		Y	Evans		Y	Musgrave		Y	Tanner		Y
Andrews		Y	Feeley		Y	Nichol		E	Tebedo		Y
Arnold		Y	Hernandez		Y	Owen		Y	Teck		Y
Blickensderfer		Y	Hillman		Y	Pascoe		Y	Thiebaut		Y
Chlouber		Y	Lacy		Y	Perlmutter		Y	Wattenberg		Y
Congrove		Y	Lamborn		Y	Phillips		Y	Weddig		Y
Dennis		Y	Linkhart		Ν	Reeves		Y	Wham		Y
Dyer		Y	Martinez		Y	Rupert		Y	Mr. President		Y
Epps		Y	Matsunaka		Y	Sullivant		Y			

Co-sponsors added: Andrews, Congrove, Lamborn, Sullivant, Wattenberg.

Senate in recess.

Senate reconvened.

## SENATE SERVICES REPORT

Senate Services

Correctly engrossed: SB 00-014, 015, 045, 075, 095, 120, 138, 165, 171, 187.

Correctly revised: HB 00-1176.

## **COMMITTEE OF REFERENCE REPORTS**

Education After consideration on the merits, the committee recommends that the following be referred favorably to the Committee on Appropriations: <u>SB00-173</u>

Business After consideration on the merits, the committee recommends that the following be referred favorably to the Committee on Appropriations: <u>HB00-1056</u>

State, Veterans, and Military Affairs After consideration on the merits, the committee recommends that <u>SB00-122</u> 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 the following:

"**SECTION 1.** The introductory portion to 12-47.1-1601 (3) and 12-47.1-1601 (4) (b) (II), Colorado Revised Statutes, are amended to read:

**12-47.1-1601.** Local government limited gaming impact fund. (3) PRIOR TO JUNE 30, 2000, except as otherwise provided in this subsection (3), in no event shall less than an aggregate total of eleven percent of the fifty percent share of the limited gaming fund to be transferred to the general fund pursuant to section 9 (5) (b) (II) of article XVIII of the state constitution be transferred annually to the fund. Commencing July 1, 2002 ON OR AFTER JUNE 30, 2000 BUT PRIOR TO JUNE 30, 2002, EXCEPT AS OTHERWISE PROVIDED IN THIS SUBSECTION (3), IN NO EVENT SHALL LESS THAN AN AGGREGATE TOTAL OF TWENTY-ONE PERCENT OF THE FIFTY PERCENT SHARE OF THE LIMITED GAMING FUND TO BE TRANSFERRED TO THE GENERAL FUND PURSUANT TO SECTION 9(5)(B)(II) OF ARTICLE XVIII OF THE STATE CONSTITUTION BE TRANSFERRED ANNUALLY TO THE FUND. ON OR AFTER JUNE 30, 2002 BUT PRIOR TO JUNE 30, 2005, EXCEPT AS OTHERWISE PROVIDED IN THIS SUBSECTION (3), IN NO EVENT SHALL LESS THAN AN AGGREGATE TOTAL OF TWENTY-THREE PERCENT OF THE FIFTY PERCENT SHARE OF THE LIMITED GAMING FUND TO BE TRANSFERRED ANNUALLY TO THE GENERAL FUND PURSUANT TO SECTION 9 (5) (B) (II) OF ARTICLE XVIII OF THE STATE CONSTITUTION BE TRANSFERRED TO THE FUND. ON OR AFTER JUNE 30, 2005, EXCEPT AS OTHERWISE PROVIDED IN THIS SUBSECTION (3), in no event shall less than an aggregate total of thirteen percent of the fifty percent share of the limited gaming fund to be transferred annually to the general fund pursuant to section 9 (5) (b) (II) of article XVIII of the state constitution be transferred to the fund. The local government limited gaming impact advisory committee shall request that the commission and the general assembly approve funding for all documented gaming impacts upon local governments eligible for funding pursuant to subsection (4) of this section from the general fund share of gaming revenues if the committee determines that the documented gaming impacts upon eligible local governments exceed:

(4) (b) For the purposes of this part 16, the term "eligible local governmental entity" means the following local governmental entities:

(II) Any municipality located within the boundaries of any county set forth in subparagraph (I) of this paragraph (b); except the City of Central, the City of Black Hawk, and the City of Cripple Creek and

**SECTION 2.** 12-47.1-1502, Colorado Revised Statutes, is amended to read:

**12-47.1-1502. Repeal of part.** This part 15 is repealed, effective July 1 JUNE 30, 2002.

**SECTION 3.** Appropriation. In addition to any other appropriation, there is hereby appropriated, out of any moneys in the local government limited gaming impact fund created in section 12-47.1-1601, Colorado Revised Statutes, not otherwise appropriated, to the department of local affairs, for the fiscal year beginning July 1, 2000, the sum of \_\_\_\_\_ dollars (\$ \_\_) and \_\_\_\_ FTE, or so much thereof as may be necessary, for the implementation of this act.

**SECTION 4. Effective date.** This act shall take effect June 30, 2000.

**SECTION 5. 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.".

State, Veterans, and Military Affairs	After consideration on the merits, the committee recommends that the following be referred favorably to the Committee of the Whole: <u>HB00-1005</u>
State, Veterans, and Military Affairs	After consideration on the merits, the committee recommends that the following be referred favorably to the Committee of the Whole: <u>HB00-1006</u>
State, Veterans, and Military Affairs	After consideration on the merits, the committee recommends that the following be referred favorably to the Committee of the Whole: <u>HB00-1017</u>
State, Veterans, and Military Affairs	After consideration on the merits, the committee recommends that the following be referred favorably to the Committee of the Whole: <u>HB00-1018</u>
State, Veterans, and Military Affairs	After consideration on the merits, the committee recommends that the following be referred favorably to the Committee of the Whole: <u>HB00-1022</u>
Local Government	After consideration on the merits, the committee recommends that the following be referred favorably to the Committee on Finance: <u>HB00-1154</u>
Judiciary	After consideration on the merits, the committee recommends that the following be referred favorably to the Committee of the Whole: <u>HB00-1106</u>
Judiciary	The Committee returns herewith <u>SB00-010</u> and reports that said bill has been considered on its merits and voted upon by the committee in accordance with Senate Rules, that the deadline applicable to committees under Joint Rule 23 (a) (1) has passed, that final action has not been taken by this committee within said deadline, and that the Committee on Delayed bills has not waived said deadline. Pursuant to Joint Rule 23 (a)(3)(A), said bill is deemed to be postponed indefinitely.
Judiciary	The Committee returns herewith <u>SB00-013</u> and reports that said bill has been considered on its merits and voted upon by the committee in accordance with Senate Rules, that the deadline applicable to committees under Joint Rule 23 (a) (1) has passed, that final action has not been taken by this committee within said deadline, and that the Committee on Delayed bills has not waived said deadline. Pursuant to Joint Rule 23 (a)(3)(A), said bill is deemed to be postponed indefinitely.
Judiciary	The Committee returns herewith <u>SB00-032</u> and reports that said bill has been considered on its merits and voted upon by the committee in accordance with Senate Rules, that the deadline applicable to committees under Joint Rule 23 (a) (1) has passed, that final action has not been taken by this committee within said deadline, and that the Committee on Delayed bills has not waived said deadline. Pursuant to Joint Rule 23 (a)(3)(A), said bill is deemed to be postponed indefinitely.
Judiciary	The Committee returns herewith <u>SB00-056</u> and reports that said bill has been considered on its merits and voted upon by the committee in accordance with Senate Rules, that the deadline applicable to committees under Joint Rule 23 (a) (1) has passed, that final action has not been taken by this committee within said deadline, and that the Committee on Delayed bills has not waived said deadline. Pursuant to Joint Rule 23 (a)(3)(A), said bill is deemed to be postponed indefinitely.

- Judiciary The Committee returns herewith <u>SB00-111</u> and reports that said bill has been considered on its merits and voted upon by the committee in accordance with Senate Rules, that the deadline applicable to committees under Joint Rule 23 (a) (1) has passed, that final action has not been taken by this committee within said deadline, and that the Committee on Delayed bills has not waived said deadline. Pursuant to Joint Rule 23 (a)(3)(A), said bill is deemed to be postponed indefinitely.
- Judiciary The Committee returns herewith <u>SB00-152</u> and reports that said bill has been considered on its merits and voted upon by the committee in accordance with Senate Rules, that the deadline applicable to committees under Joint Rule 23 (a) (1) has passed, that final action has not been taken by this committee within said deadline, and that the Committee on Delayed bills has not waived said deadline. Pursuant to Joint Rule 23 (a)(3)(A), said bill is deemed to be postponed indefinitely.
- Judiciary After consideration on the merits, the committee recommends that <u>HB00-1028</u> 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 18, strike "UNDIVIDED" and substitute "EXCLUSIVE".

## **MESSAGE FROM THE HOUSE**

February 17, 2000

Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB00-1070, 1251, 1256, 1266, 1282, 1297, 1377.

The House has passed on Third Reading and transmitted to the Revisor of Statutes

HB00-1207, amended as printed in House Journal, February 9, page 416. HB00-1254, amended as printed in House Journal, February 9, page 417. HB00-1292, amended as printed in House Journal, February 10, page 436. HB00-1293, amended as printed in House Journal, February 10, page 436. HB00-1298, amended as printed in House Journal, February 10, page 436. HB00-1300, amended as printed in House Journal, February 9, pages 416-417. HB00-1383, amended as printed in House Journal, February 9, pages 416-417.

The House has adopted and transmits herewith HJR00-1005 as printed in House Journal, February 15, pages 502-503.

The House has adopted and transmits herewith HJR00-1006 as printed in House Journal, February 15, pages 528-529.

The House has adopted and returns herewith SJM00-001

## **MESSAGE FROM THE REVISOR**

February 17, 2000

We herewith transmit:

without comment, HB00-1070, 1251, 1256, 1266, 1282, 1297 and 1377, and;

without comment, as amended, HB00-1207, 1254, 1292, 1293, 1298, 1300 and 1383.

### **INTRODUCTION OF BILLS**

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

- SB 00-194 by Senator Rupert; also Representatives Larson and Keller--Concerning the creation of a commission to address issues facing individuals with hearing impairments, and making an appropriation in connection therewith. Health, Environment, Welfare & Institutions
- SB 00-195 by Senator Chlouber--Concerning the assessment of professional competencies of educators. Education
- HB 00-1070 by Representatives Saliman and Spradley; also Senator Phillips--Concerning an increase in 15 the maximum number of days that a temporary motor vehicle license plate may be valid. 16 Transportation 17
- HB 00-1207 by Representatives Larson, Morrison, Alexander, Johnson, Keller and Witwer; also Senator Wham--Concerning the treatment of mentally ill persons in facilities located outside of Colorado. Health, Environment, Welfare & Institutions
- HB 00-1234 by Representatives Mitchell, Hoppe, Kester and Lawrence; also Senator Hillman-Concerning expansion of aggravating factors for imposition of the death penalty. State, Veterans, & Military Affairs
- HB 00-1251 by Representatives Allen, Bacon, Decker, Gotlieb, King, Lee, Spence, Tupa, S. Williams, T. Williams and Windels; also Senator Arnold--Concerning the repeal of the magnet school planning board. Education
- HB 00-1254 by Representative Gotlieb; also Senator Wham--Concerning treatment of offenders. Judiciary
- HB 00-1256 by Representatives Johnson, Alexander, Clarke, Hagedorn, Hefley, Lawrence, Leyba, Mitchell, Morrison, Tochtrop and Witwer; also Senator Epps--Concerning extension of the home health services pilot program administered by the department of health care policy and financing, and, in connection therewith, extending the home health services pilot program advisory committee.

Health, Environment, Welfare & Institutions Appropriations

- HB00-1266by Representative Berry; also Senator Chlouber--Concerning the ability of persons with an<br/>ownership interest in an optional premises liquor license to have an ownership interest in<br/>another optional premises liquor license.44<br/>45<br/>46<br/>46<br/>47Business Affairs & Labor47
- HB 00-1282 by Representative Miller; also Senator Dennis--Concerning the age of alcohol beverage delivery drivers. Business Affairs & Labor
- HB 00-1292 by Representative Kester; also Senator Hillman--Concerning an authorization for creditors to issue credit insurance for periods shorter than the full term of indebtedness. Business Affairs & Labor
- HB 00-1293 by Representative Dean; also Senator Perlmutter--Concerning the authority of a licensed attorney to accept funds for distribution pursuant to a power of attorney granted by a claimant under the "Workers' Compensation Act of Colorado". State, Veterans, & Military Affairs
- HB 00-1297 by Representative Morrison; also Senator Epps--Concerning recommendations of the house health, education, welfare, and institutions committee related to the continuation of requirements for certain reports to the general assembly under title 25 to title 27, Colorado Revised Statutes. Health, Environment, Welfare & Institutions
- HB 00-1298 by Representative Swenson; also Senator Weddig--Concerning required automobile insurance coverage. Transportation

- HB 00-1300 by Representatives Tochtrop, Alexander, Clarke, Hagedorn, Hefley, Lawrence, Morrison and Witwer; also Senator Rupert--Concerning the regulation of persons who treat the hearing impaired, and, in connection therewith, continuing the regulation of audiologists and registered hearing aid providers by the director of the division of registrations and clarifying provisions of the "Colorado Consumer Protection Act" relating to audiologists and registered hearing aid providers. Health, Environment, Welfare & Institutions
- HB 00-1377 by Representative Veiga; also Senator Dennis--Concerning crime victims. Judiciary
- HB 00-1383 by Representatives Decker, Clapp and Lee; also Senator Lamborn--Concerning deletion of the reference to a specific age of retirement for purposes of the offset against permanent total disability benefits under the "Workers' Compensation Act of Colorado". State, Veterans, & Military Affairs

### **INTRODUCTION OF RESOLUTIONS**

The following resolutions were read by title:

HJR 00-1005 by Representative Morrison; also Senator Perlmutter--Concerning brain injury awareness in Colorado.

Laid over one day under Senate Rule 30(e), and placed on the calendar of Friday, February 18.

HJR 00-1006 by Representative Dean; also Senator Blickensderfer--Concerning authorization for adjournment for more than three days during the current session of the general assembly and setting the convening date for the next regular session of the general assembly.

Laid over one day under Senate Rule 30(e), and placed on the calendar of Friday, February 18.

On motion of Senator Chlouber, the Senate adjourned until 9:00 a.m., Friday, February 18, 2000.

Approved:

Ray Powers President of the Senate

Attest:

Patricia K. Dicks Secretary of the Senate

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