SENATE JOURNAL Sixty-third General Assembly

STATE OF COLORADO First Regular Session

Twentieth Legislative Day

Monday, January 29, 2001

Prayer

By the chaplain, Reverend Arlyn Tolzmann, Holy Cross Lutheran Church, Wheat Ridge.

Call to Order

By the President at 10:00 a.m.

Roll Call

Present--Total, 31. Absent/Excused--Chlouber, Hillman, Taylor, Teck--Total 4.

Present later--Taylor, Teck.

Quorum

The President announced a quorum present.

Reading of Journal

On motion of Senator Fitz-Gerald, reading of the Journal of January 26, 2001, was dispensed with and the Journal stands approved as corrected by the Secretary.

SENATE SERVICES REPORT

Senate Services Correctly printed: SB 01-121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146; SJR 01-007; SR 01-008.

Correctly engrossed: SB01-015.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The President has signed: HJR01-1004, 1007.

COMMITTEE OF REFERENCE REPORTS

The committees recommend the following:

Public Policy and Planning After consideration on the merits, the committee recommends that **SB01-090** be amended as follows and, as so amended be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 3, strike lines 1 through 5 and substitute the following:

"EXCEPT THAT, IF A PROJECT ON THE LIST CANNOT BE FUNDED BECAUSE AN ALTERNATIVE SOURCE OF FUNDING FOR THE PROJECT HAS BECOME AVAILABLE, A COURT ORDER HAS ENJOINED THE PROJECT, OR AN ACT OF GOD HAS MADE THE PROJECT CONSTRUCTION UNFEASIBLE, THE TRANSPORTATION";

strike line 6 and substitute the following:

"COMMISSION SHALL SUBMIT THE NEXT PHASE OF THAT PROJECT OR THE NEXT PROJECT ON THAT REGIONAL PRIORITY LIST".

Health, Environment, Children and Families After consideration on the merits, the committee recommends that **SB01-022** be amended as follows and, as so amended be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 5, strike line 12, and substitute the following:

"(e) (I) Procedures and requirements for licensure for addiction counselors.";

line 13, strike "ADDICTION COUNSELORS.".

SB01-146

INTRODUCTION OF BILLS--FIRST READING

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

SB01-141 by Senator Taylor--Concerning adoption of an interstate compact governing emergency management assistance.

Government, Veterans and Military Relations, and Transportation

SB01-142 by Senator McElhany--Concerning the standard of evidence necessary for certain applicants to establish their social security numbers with the department of revenue.

Government, Veterans and Military Relations, and Transportation

SB01-143 by Senator Hagedorn; also Representatives Hefley and Clapp--Concerning the creation of a prescription drug subsidy program for senior citizens, and making an appropriation therefor.

Health, Environment, Children & Families

SB01-144 by Senator Reeves--Concerning the promotion of energy efficiency. Public Policy and Planning

SB01-145 by Senator Phillips; also Representative Witwer--Concerning the enforceability of environmental real covenants. **Public Policy and Planning**

> by Senator Tupa--Concerning a requirement that genetically engineered food be accompanied by a notice that such food is genetically engineered, and, in connection therewith, requiring that genetically engineered foods be labeled. Business, Labor, and Finance

INTRODUCTION OF RESOLUTIONS

The following resolution was read by title:

SJR01-008 by Senators Epps and Arnold; also Representative Dean--Concerning the commendation of law enforcement officers for the capture of the escaped prisoners from Texas.

Laid over one day under Senate Rule 30(b).

THIRD READING OF BILLS--FINAL PASSAGE

On Third Reading, the title of the following bill was publicly read, the reading at length having been dispensed with by unanimous consent:

SB01-015 by Senator Teck-Concerning community supervision placement review for persons in phase III of the youthful offender system.

Laid over until Tuesday, January 30, retaining its place on the calendar.

On motion of Senator Thiebaut, the Senate proceeded out of order for the Consideration of Governor's Appointments--Consent Calendar.

CONSIDERATION OF GOVERNOR'S APPOINTMENTS--CONSENT CALENDAR

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

STATE BOARD OF NURSING

for a term expiring July 1, 2001:

Gynia Lea Crane of Aurora, Colorado to fill the vacancy occasioned by the resignation of 67 Theresa Y. Jamison and to serve as a licensed professional nurse engaged in home health care, 68 appointed;

for terms expiring July 1, 2003:

28

29

31 32

16 17

37 40

35

56 57

59

60

63 64

66 67

69

Janet Elaine Ferguson of Pueblo West, Colorado, to serve as a staff nurse employed in a nursing care facility, appointed;

David M. Rodriguez of Denver, Colorado, to serve as an advanced practice nurse, appointed;

Nichole S. Jenkins of Grand Junction, Colorado, to serve as a member engaged in nursing service administration, appointed.

YES	31	NO	0	EXCUSED	4	ABSENT	0
Anderson	Y	Evans	7	/ May	Y	Takis	Y
Andrews	Y	Fitz-Gerald	7	McElhany	Y	Tate	Y
Arnold	Y	Gordon	7	Musgrave	Y	Taylor	E
Cairns	Y	Hagedorn	7	Nichol	Y	Teck	E
Chlouber	Е	Hanna	7	Owen	Y	Thiebaut	Y
Dennis	Y	Hernandez	7	Pascoe	Y	Tupa	Y
Dyer, E.	Y	Hillman	E	E Perlmutter	Y	Windels	Y
Dyer, F.	Y	Lamborn	7	Phillips	Y	Mr. President	Y
Epps	Y	Linkhart	7	Reeves	Y		

COLORADO COMMISSION ON THE AGING

for a term expiring July 1, 2002:

William F. Smith of Lakewood, Colorado, to replace Phyllis Foster, deceased, and to serve as a Democrat from the Sixth Congressional District, appointed;

for terms expiring July 1, 2004

Harriet A. Azari of Fort Collins, Colorado, to serve as a Democrat from the Fourth 30 Congressional District, appointed;

Wilfred O. Martinez of Pueblo, Colorado, to serve as a Democrat from the Third 33 Congressional District, appointed;

Janice L. Friddle of Manitou Springs, Colorado, to serve as a Democrat from the Fifth Congressional District, reappointed;

Marian P. Fairbank of Aurora, Colorado, to serve as a Republican from the Sixth 39 Congressional District, appointed;

YES	31		NO	0		EXCUSED	4		ABSENT	0	
Anderson		Y	Evans		Y	May		Y	Takis		Y
Andrews		Y	Fitz-Gerald		Y	McElhany		Y	Tate		Е
Arnold		Y	Gordon		Y	Musgrave		Y	Taylor		Е
Cairns		Y	Hagedorn		Y	Nichol		Y	Teck		Y
Chlouber		Е	Hanna		Y	Owen		Y	Thiebaut		Y
Dennis		Y	Hernandez		Y	Pascoe		Y	Tupa		Y
Dyer, E.		Y	Hillman		E			Y	Windels		Y
Dyer, F.		Y	Lamborn		Y	Phillips		Y	Mr. President		Y
Epps		Y	Linkhart		Y	Reeves		Y			

STATEWIDE POISON CONTROL OVERSIGHT BOARD

for terms expiring July 1, 2004:

Dr. Michael D. Aduddell of Grand Junction, Colorado, to serve as a member from the Third 58 Congressional District with expertise in public health and as a Republican, reappointed;

Dr. Benjamin Honigman of Denver, Colorado, to serve as a member from the First 61 Congressional District who is involved in the provision of hospital emergency care services 62 and as an Unaffiliated, reappointed;

Randy B. Gorton of Stratton, Colorado, to serve as a public member from the Fourth 65 Congressional District and as a Republican, reappointed.

NO

Evans

Y Gordon

E Hanna

Y | Hillman

Lamborn

Linkhart

Fitz-Gerald

Hagedorn

Hernandez

YES

Anderson

<u>Andrews</u>

Chlouber

Arnold

Cairns

Dennis

Dyer, E

Dyer, F

Epps

	1
	2
	3
	4
	5
	6
	$\overline{}$
	1
	8
	7 8 9
1	_
1	9
1 1 1	9

0

ABSENT

Takis <u>Tate</u>

Taylor

<u>Thiebaut</u>

Windels

Mr. President

Teck

Tupa

COLORADO	HEALTH	FACILITIES	AUTHORITY

0

EXCUSED

McElhany Musgrave

May

Nichol

Owen

Pascoe

Phillips

Perlmutter

for a term expiring June 30, 2001:

31

Andrea C. Koeneke of Denver, Colorado, to fill the vacancy occasioned by the withdrawal 17 of George Gray III and as a Republican, appointed;

for terms expiring June 30, 2003:

Mary Fairchild of Denver, Colorado, to serve as a Democrat, reappointed;

Katherine Spines of Boulder, Colorado, to serve as a Republican, reappointed.

for terms expiring June 30, 2004:

James C. Lewien of Aurora, Colorado, to serve as a Republican, reappointed.

YES	31	NO	0	EXCUSED	4	ABSENT	0
Anderson	Y	Evans	Y	May	Y	Takis	Y
Andrews	Y	Fitz-Gerald	Y	McElhany	Y	Tate	Y
Arnold	Y	Gordon	Y	Musgrave	Y	Taylor	Е
Cairns	Y	Hagedorn	Y	Nichol	Y	Teck	Е
Chlouber	Е	Hanna	Y	Owen	Y	Thiebaut	Y
Dennis	Y	Hernandez	Y	Pascoe	Y	Tupa	Y
Dyer, E.	Y	Hillman	E	Perlmutter	Y	Windels	Y
Dyer, F.	Y	Lamborn	Y	Phillips	Y	Mr. President	Y
Epps	Y	Linkhart	Y	Reeves	Y		

COLORADO COMMISSION FOR THE DEAF AND HARD OF HEARING

for terms expiring July 1, 2004:

Jill E. Boice of Denver, Colorado, to serve as a professional in the field of deafness and as a Democrat, appointed;

Leeanne G. Seaver of Denver, Colorado, to serve as a parent of a deaf or hard of hearing 50 person and as an Unaffiliated, appointed;

Susan J. Dickinson of Littleton, Colorado, to serve as a member who is late deafened and as a Democrat, appointed;

for a term expiring July 1, 2006:

Joseph M. Benedetto of Northglenn, Colorado, to serve as a member who is deaf and as a Republican, appointed;

Reniece Ann Jones of Aurora, Colorado, to fill the vacancy occasioned by the resignation of 61 Liz Brunett and to serve as an interpreter for the deaf or hard of hearing and as a Republican, 62 appointed.

45

46

48 49

51 52

53 54

55 56

57

59

60

63

64 65 66

45

46

47 48

49

50

57 58 59

60

61

66 67

YES	31		NO	0		EXCUSED	4		ABSENT	0	
Anderson		Y	Evans		Y	May		Y	Takis		Y
Andrews		Y	Fitz-Gerald		Y	McElhany		Y	Tate		Y
Arnold		Y	Gordon		Y	Musgrave		Y	Taylor		E
Cairns		Y	Hagedorn		Y	Nichol		Y	Teck		Е
Chlouber		E	Hanna		Y	Owen		Y	Thiebaut		Y
Dennis		Y	Hernandez		Y	Pascoe		Y	Tupa		Y
Dyer, E.		Y	Hillman		Е	Perlmutter		Y	Windels		Y
Dyer, F.		Y	Lamborn		Y	Phillips		Y	Mr. President		Y
Epps		Y	Linkhart		Y	Reeves		Y			

CHANGE TO THE GENERAL ORDERS--SECOND READING OF BILLS--CONSENT CALENDAR

SB01-003

by Senator Hillman; also Representative Kester–Concerning the exemption of school buses from constraints generally applicable to commercial vehicles.

Upon request of Senator Pascoe, **SB01-003** was removed from the January 29, 2001 Consent Calendar and was placed at the end of the General Orders--Second Reading Calendar of Monday, January 29, 2001.

Committee of the Whole

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

SB01-049

by Senators Windels, Anderson, Lamborn, Reeves and Taylor; also Representative Vigil –Concerning preschool program community providers.

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

SB01-002

by Senators Perlmutter and Hagedorn; also Representative Paschall-Concerning extension of the special water committee.

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

SB01-058

by Senators Arnold, Matsunaka and Perlmutter; also Representatives Coleman, Smith and Grossman–Concerning the enactment of Colorado Revised Statutes 2000 as the positive and statutory law of the state of Colorado.

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

SB01-071

by Senators Arnold and Phillips; also Representative Spence-Concerning the creation of a student loan guarantee fund.

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

SB01-020

by Senators Lamborn, Anderson, Linkhart, Reeves, Taylor and Windels; also Representatives Coleman and Young-Concerning identification of public depository accounts.

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

SB01-110

by Senators Takis and Lamborn-Concerning continuation of the workers' compensation classification appeals board.

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

61

62 63

64 65

66

67

68

69 70

71

72

SB01-011

by Senator Epps-Concerning changes to the "Respiratory Therapy Practice Act", and, in connection therewith, adding practices that are specifically not prohibited and authorizing injunctions against practices that are prohibited.

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

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

On motion of Senator Perlmutter, 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:

Passed on Second Reading: SB01-049, SB01-002, SB01-058, SB01-071, SB01-020, SB01-110, SB01-011.

Committee of the Whole

On motion of Senator Perlmutter, the Senate resolved itself into Committee of the Whole for consideration of General Orders--Second Reading of Bills. Senator Perlmutter 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:

SB01-006

by Senators Dennis, Chlouber and Dyer (Durango); also Representatives Larson and Stengel–Concerning the creation of the habitat partnership program, and, in connection therewith, changing the duties of the habitat partnership council, habitat partnership committee, and director of the division of wildlife, and funding the habitat partnership cash fund.

<u>Amendment No. 1, Agriculture and Natural Resources Committee Amendment.</u> (Printed in Senate Journal, January 17, page 47-48.)

Amendment No. 2, by Senator Dennis.

Amend printed bill, page 5, line 22, strike "PROGRAM";

strike lines 26 and 27 and substitute the following:

"PURPOSE OF FUNDING THE HABITAT PARTNERSHIP PROGRAM.".

As amended, referred to the Committee on Appropriations.

SB01-001

by Senator Hernandez–Concerning privacy protection for the medical records of persons claiming workers' compensation benefits.

Laid over until January 30, 2001, retaining its place on the calendar.

SB01-084

by Senator Perlmutter; also Representative Witwer–Concerning the inmate disaster relief program.

Amendment No. 1, by Senator Perlmutter.

Amend printed bill, page 1, line 2, after "17-24-124", insert "(3) and" and strike "is" and substitute "are".

Page 2, strike lines 1 and 2 and substitute the following:

"17-24-124. Inmate disaster relief program - legislative declaration. (3) There is hereby established in the division the inmate disaster relief program, referred to in this section as the "program". The purpose of the program shall be to establish one or more inmate disaster relief crews composed of inmates from minimum restrictive, or minimum security facilities. An inmate SHALL RECEIVE AN ADDITIONAL AMOUNT OF EARNED TIME PURSUANT TO SECTION 17-22.5-405 IN THE AMOUNT OF ONE DAY OF EARNED TIME FOR EVERY DAY SPENT AT THE SITE OF A DISASTER. An inmate disaster relief crew may be utilized by the state or by local or federal governmental agencies that apply to the division for assistance.

64 65

66

67

68

70

SB01-084

(6) The department is authorized to solicit, accept, and";

after line 9, insert the following:

"**SECTION 2.** 17-22.5-405, Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW SUBSECTION to read:

17-22.5-405. Earned time. (3.5) In addition to the Earned time deducted pursuant to subsection (1) of this section, an inmate working at a disaster site pursuant to section 17-24-124 shall be entitled to additional Earned time in the amount of one day of Earned time for every day spent at a disaster site. Such Earned time shall vest automatically and shall not be subject to withholding or be withdrawn for any reason."

Renumber succeeding section accordingly.

Amendment No. 2, Senator F. Jim Dyer.

Amend printed bill, page 2, line 9, after "program." insert "Any prisoner volunteering for a disaster relief crew shall sign a waiver of all liability to the state.".

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

SB01-054

by Senator McElhany; also Representative Rippy-Concerning a limitation on the state's liability for damage to livestock.

Amendment No. 1, Agriculture and Natural Resources Committee Amendment. (Printed in Senate Journal, January 15, page 89.)

Amendment No. 2, by Senator McElhany.

Amend printed bill, page 2, line 7, strike "ANIMAL" and substitute "HEAD OF LIVESTOCK INJURED OR KILLED".

As amended, declared **lost** on Second Reading.

(For further action see Amendment to the Report of the Committee of the Whole).

SB01-047

by Senator Hanna; also Representative Stafford–Concerning a requirement certain counseling professions report child abuse.

Declared **lost** on Second Reading.

(For further action see Amendment to the Report of the Committee of the Whole).

SB01-027

by Senator Nichol; also Representative Larson–Concerning the requirement that an owner of a consumer credit transaction secured by residential real property give notice to each person liable on the loan that the owner intends to foreclose on the deed of trust prior to the commencement of foreclosure proceedings.

Laid over until Tuesday, January 30, retaining its place on the calendar.

SB01-044

by Senator Dennis-Concerning the continuation of an augmentation requirement for new withdrawals of groundwater affecting the San Luis valley confined aquifer system.

Laid over until Tuesday, January 30, retaining its place on the calendar.

SB01-003

by Senator Hillman; also Representative Kester–Concerning the exemption of school buses from constraints generally applicable to commercial vehicles.

Laid over until Tuesday, January 30, retaining its place on the calendar.

SB01-077

by Senator Perlmutter; also Representative Veiga-Concerning the length of juvenile parole.

<u>Amendment No. 1, Judiciary Committee Amendment</u>. (Printed in Senate Journal, January 25, page 85.)

Amendment No. 2, by Senator Perlmutter.

Amend printed bill, page 2, strike line 12 and substitute the following:

SB01-077

"AN ADDITIONAL PERIOD OF UP TO:

(I) NINETY DAYS IF THE JUVENILE PAROLE";

line 14, strike "SO." and substitute "SO; OR";

after line 14, insert the following:

"(II) FIFTEEN MONTHS IF THE JUVENILE PAROLE HEARING PANEL MAKES FINDINGS OF SPECIAL CIRCUMSTANCES THAT WARRANT SUCH AN EXTENDED PERIOD OF PAROLE SUPERVISION FOR THE JUVENILE.".

Page 3, strike lines 21 and 22 and substitute the following:

"panel may extend the period of parole supervision up to an additional:

(I) Ninety days if the hearing panel determines that it is in the best interests";

line 23, strike "so." and substitute "so; OR";

after line 23, insert the following:

"(II) FIFTEEN MONTHS IF THE HEARING PANEL MAKES FINDINGS OF SPECIAL CIRCUMSTANCES THAT WARRANT SUCH AN EXTENDED PERIOD OF PAROLE SUPERVISION FOR THE JUVENILE.".

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

ROLL CALL VOTES ON SB01-054 AND SB01-047

SB01-054

by Senator McElhany; also Representative Rippy-Concerning a limitation on the state's liability for damage to livestock.

Senator McElhany requested a roll call vote to show that SB01-054 as amended, did pass.

The bill as amended, was declared **passed** by the following roll call vote:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Anderson	Y	Evans	Y	May	Y	Takis	Y
Andrews	Y	Fitz-Gerald	Y	McElhany	Y	Tate	Y
Arnold	Y	Gordon	Y	Musgrave	Y	Taylor	Y
Cairns	Y	Hagedorn	Y	Nichol	Y	Teck	Y
Chlouber	Е	Hanna	Y	Owen	Y	Thiebaut	Y
Dennis	Y	Hernandez	Y	Pascoe	Y	Tupa	Y
Dyer, E.	Y	Hillman	Е	Perlmutter	Y	Windels	Y
Dyer, F.	Y	Lamborn	Y	Phillips	Y	Mr. President	Y
Epps	Y	Linkhart	Y	Reeves	Y		

SB01-047

by Senator Hanna; also Representative Stafford-Concerning a requirement certain counseling professions report child abuse.

Senator Hanna requested a roll call vote to show that **SB01-047** did pass.

The bill was declared **passed** by the following roll call vote:

YES	29	NO	4		EXCUSED	2		ABSENT	0
Anderson	Y	Evans		Y	May		N	Takis	Y
Andrews	Y	Fitz-Gerald		Y	McElhany		N	Tate	Y
Arnold	Y	Gordon		Y	Musgrave		Y	Taylor	Y
Cairns	N	Hagedorn		Y	Nichol		Y	Teck	Y
Chlouber	Е	Hanna		Y	Owen		Y	Thiebaut	Y
Dennis	N	Hernandez			Pascoe		Y	Tupa	Y
Dyer, E.	Y	Hillman		Е	Perlmutter		Y	Windels	Y
Dyer, F.	Y	Lamborn		Y	Phillips		Y	Mr. President	Y
Epps	Y	Linkhart		Y	Reeves		Y		

59

ADOPTION OF THE REPORT OF THE COMMITTEE OF THE WHOLE

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

Passed on Second Reading: SB01-084 as amended, SB01-054 as amended, SB01-047, **SB01-077** as amended,..

Referred to Committee on Appropriations: **SB01-006**.

Laid Over till Tuesday, January 30: SB01-001, SB01-027, SB01-044, SB01-003.

CONSIDERATION OF RESOLUTIONS

SR01-008

by Senator Thiebaut–Concerning a change to the appointment of an employee of the Senate of the Sixty-third General Assembly provided in Senate Resolution 01-004.

On motion of Senator Thiebaut, the Resolution, was **adopted** by the following roll call vote:

YES	33	NO	0	EXCUSED	2	ABSENT	0
Anderson	Y	Evans	Y	May		Y Takis	Y
Andrews	Y	Fitz-Gerald	Y	McElhany		Y Tate	Y
Arnold	Y	Gordon	Y	Musgrave		Y Taylor	Y
Cairns	Y	Hagedorn	Y	Nichol		Y Teck	Y
Chlouber	Е	Hanna	Y	Owen		Y Thiebaut	Y
Dennis	Y	Hernandez	Y	Pascoe		Y Tupa	Y
Dyer, E.	Y	Hillman	Е	Perlmutter		Y Windels	Y
Dyer, F.	Y	Lamborn	Y	Phillips		Y Mr. President	Y
Epps	Y	Linkhart	Y	Reeves		Y	

Co-sponsors added: Hagedorn, Hanna, Hernandez, May, Pascoe, Tate, Taylor.

SJR01-007

by Senator Andrews; also Representative Spradley-Concerning changes in the monthly compensation for specified positions provided in HJR 01-1004.

On motion of Senator Andrews, the Resolution was **adopted** by the following roll call vote:

YES	33	NO	0	EXCUSED	2	AE	BSENT	0
Anderson	Y	Evans	Y	May		Y Tal	kis	Y
Andrews	Y	Fitz-Gerald	Y	McElhany		Y Tat	te	Y
Arnold	Y	Gordon	Y	Musgrave		Y Ta	ylor	Y
Cairns	Y	Hagedorn	Y	Nichol		Y Te	ck	Y
Chlouber	Е	Hanna	Y	Owen		Y Th	iebaut	Y
Dennis	Y	Hernandez	Y	Pascoe		Y Tu	pa	Y
Dyer, E.	Y	Hillman	Е	Perlmutter			indels	Y
Dyer, F.	Y	Lamborn	Y	Phillips		Y Mr	. Presiden	t Y
Epps	Y	Linkhart	Y	Reeves		Y	•	

On motion of Senator Thiebaut, and with a majority of those elected to the Senate having voted in the affirmative, the balance of the Resolutions calendar (HJR01-1005, HJR01-**1006**) of Monday, January 29, was laid over until Tuesday, January 30, retaining its place on the calendar.

Senate in Recess--Senate Reconvened.

COMMITTEE OF REFERENCE REPORTS

The committees recommend the following:

Health, Environment, Children and Families

After consideration on the merits, the committee recommends that **SB01-113** be amended as follows, and as so amended be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 5, line 20, strike "12-41-113 (3)," and substitute "12-41-113,";

strike lines 22 and 23 and substitute the following:

"12-41-113. Special practice authorities and requirements. (1) Utilization of

35

36 37

SB01-113 unlicensed persons. A physical therapist may utilize the services of not more than three unlicensed individuals to assist in that therapist's practice. Such individuals shall at all times be under the direct supervision of the physical therapist unless such individuals are physical therapist assistants who shall be under responsible direction and supervision of the physical therapist. For purposes of this subsection (1) a "physical therapist assistant" means a person who has successfully completed a physical therapist assistant program that has been approved by the director ACCREDITED BY THE COMMISSION ON ACCREDITATION IN PHYSICAL THERAPY EDUCATION OR ANY COMPARABLE SUCCESSOR ENTITY; WHO IS

> STATE; OR WHO HAS OTHERWISE QUALIFIED TO TAKE THE PHYSICAL THERAPY EXAMINATION. For purposes of this subsection (1), "direct supervision" shall mean supervision which THAT is on the premises where any such unlicensed individuals are practicing.

REGISTERED, LICENSED, OR CERTIFIED AS A PHYSICAL THERAPIST ASSISTANT IN ANOTHER

- (2) **Administration of medications.** Physical therapists OR PHYSICAL THERAPIST ASSISTANTS may administer topical and aerosol medications when they are consistent with the scope of physical therapy practice and when any such medication is prescribed by a licensed health care practitioner who is authorized to prescribe such medication. A prescription or order shall be required for each such administration.
 - (3) **Wound debridement.** A physical therapist is authorized to perform".

Page 6, strike lines 3 through 6, and substitute the following:

"SECTION 9. 12-41-114 (1) (a) and (1) (b), Colorado Revised Statutes, are amended, and the said 12-41-114 (1) is further amended BY THE ADDITION OF A NEW PARAGRAPH, to read:

12-41-114. Scope of article - exclusions. (1) Nothing contained in this article shall prohibit:

- (a) The practice of physical therapy by students enrolled in an accredited physical therapy OR PHYSICAL THERAPIST ASSISTANT program and performing under the direction and immediate supervision of a physical therapist currently licensed in this state;
- (b) Any person who has successfully completed an accredited physical therapy program within twelve months prior to filing an application with the director for licensure to practice physical therapy and who has paid the required fees for practicing physical therapy under the personal and responsible direction and supervision of a licensed physical therapist between the date of the filing of such application and the publication of the results of the next examination;"

Health, Environment. Children and Families

After consideration on the merits, the committee recommends that **SB01-118** be amended as follows, and as so amended be referred to the Committee of the Whole with favorable recommendation.

Amend printed bill, page 2, strike lines 10 through 19 and substitute the following:

"SECTION 2. 12-37-101 (1), Colorado Revised Statutes, is amended to read:

12-37-101. Scope of article - exemptions. (1) The provisions of this article shall apply only to direct-entry midwives, also known as "lay" midwives, and shall not apply to those persons who are otherwise licensed by the state of Colorado under this title if the practice of midwifery is within the scope of such licensure. No person who is a licensed health care provider under any other article of this title PROFESSIONAL OR PRACTICAL NURSE AS PROVIDED IN ARTICLE 38 OF THIS TITLE OR A PHYSICIAN AS PROVIDED IN ARTICLE 36 OF THIS TITLE shall simultaneously be so licensed and also be registered under this article. but a health care provider who is registered under article 29.5 of this title may also be registered under this article. A licensed health care provider PROFESSIONAL OR PRACTICAL NURSE OR PHYSICIAN AS PROVIDED IN ARTICLE 36 OF THIS TITLE who holds a license in good standing may relinquish said license and subsequently be registered under this article. It is the intent of the general assembly that health care be provided pursuant to 63 this article as an alternative to traditional licensed health care and not for the purpose of enabling providers of traditional licensed health care to circumvent the regulatory oversight to which they are otherwise subject under any other article of this title.".

Page 3, strike lines 1 through 8.

70

64

65 66

67 68

Government, Veterans and Military Relations, and Transportation

After consideration on the merits, the committee recommends that **SB01-025** be referred favorably to the Committee of the Whole.

Government, Veterans and Military Relations, and Transportation

Government, After consideration on the merits, the committee recommends that **SB01-051** be referred Veterans and favorably to the Committee of the Whole.

Government, Veterans and Military Relations, and Transportation

After consideration on the merits, the committee recommends that **SB01-067** be amended as follows, and as so amended be referred to the Committee on Appropriations with favorable recommendation.

Amend printed bill, page 3, line 2, strike "leading to";

line 3, strike "undergraduate degrees" and substitute "at certain institutions of higher education";

line 9, strike "(1)";

line 11, after "provide", insert "TUITION ASSISTANCE TO MEMBERS OF THE COLORADO NATIONAL GUARD PURSUANT TO SECTION 23-5-111.4, AND";

strike lines 14 through 27.

Strike page 4.

Page 5, strike lines 1 through 13 and substitute the following:

"SECTION 3. 23-5-111.4 (1), (2) (a), (2) (c), (3), (4), (5), (6), the introductory portion to 23-5-111.4 (7), and 23-5-111.4 (7) (b) and (9), Colorado Revised Statutes, are amended, and the said 23-5-111.4 is further amended BY THE ADDITION OF THE FOLLOWING NEW SUBSECTIONS, to read:

- 23-5-111.4. Tuition for members of the national guard. (1) The general assembly recognizes its responsibility for the establishment and maintenance of a strong well-trained and high-spirited national guard. The encouragement of membership in the guard through the granting of reduced or free tuition at certain institutions of postsecondary education simultaneously expresses a commitment to a part of this responsibility and supports existing institutions, carrying out a policy of maintaining reasonable access to quality education as broadly in this state as possible. The general assembly hereby finds and declares that SERVING THE CITIZENS OF COLORADO THROUGH MEMBERSHIP IN THE 50 COLORADO NATIONAL GUARD IS A MERITORIOUS ACTIVITY THAT WARRANTS RECOGNITION 51 AND RESPECT FROM THE CITIZENS OF COLORADO. THE GENERAL ASSEMBLY FURTHER FINDS 52 AND DECLARES THAT the establishment of a tuition assistance program TO GRANT TUITION 53 ASSISTANCE TO MEMBERS OF THE NATIONAL GUARD BASED UPON SUCH MERIT will 54 encourage enlistments, enhance the knowledge and skills of the national guard, and retain membership in the national guard.
- (2) (a) Any person who is a member of the Colorado national guard AND WHO IS CLASSIFIED AS AN IN-STATE STUDENT FOR TUITION PURPOSES PURSUANT TO SECTION 23-7-102 (5), upon being accepted for enrollment at any designated institution of higher education, shall be permitted to pursue studies leading toward a bachelor's degree, a postgraduate degree, an associate degree, or a certificate of completion with at least fifty percent but not more than one hundred percent of the cost of tuition paid by the department of military affairs COLORADO COMMISSION ON HIGHER EDUCATION. THE COMMISSION SHALL PAY THE COST OF SUCH TUITION FROM THE COLORADO NATIONAL GUARD TUITION FUND CREATED IN SUBSECTION (9) OF THIS SECTION AND FROM THE MONEY AVAILABLE TO THE COMMISSION TO AWARD SCHOLARSHIPS AND GRANTS PURSUANT TO SECTION 23-3.3-501, subject to available appropriations, for so long as such person remains a member of the Colorado national guard, but such tuition payments shall not be made for more than one hundred thirty-two semester hours or one hundred ninety-eight quarter hours or for more than eight years.

SB01-067

- (c) In providing the tuition assistance to members pursuant to paragraph (a) of this subsection (2), the department of military affairs is encouraged to consider providing assistance on a priority basis to newly-enlisted members in their first term of service and who enlist in those military specialties that are experiencing shortages as determined by the department.
- (3) For the purposes of this section, "designated institution of higher education" means the university of southern Colorado, Adams state college, Mesa state college, Metropolitan state college of Denver, Fort Lewis college, Western state college of Colorado, all 9 independent area vocational schools, all local district colleges, the university of northern 10 Colorado, the university of Colorado at Boulder, the university of Colorado at Denver, the 11 university of Colorado at Colorado Springs, Colorado state university, the Colorado school 12 of mines, the university of Colorado health sciences center, and all community colleges governed by the state board for community colleges and occupational education, AND ANY 14 OTHER INSTITUTION DESIGNATED BY THE COLORADO COMMISSION ON HIGHER EDUCATION. 15 Tuition assistance at the university of Colorado health sciences center shall be based on the amount of in-state tuition for general studies at the university of Colorado at Boulder. 17
- (4) (a) If any member of the Colorado national guard is accepted for enrollment at any designated institution of higher education and such member has not been classified as an in-state student for tuition purposes pursuant to article 7 of this title, the amount paid by the department of military affairs to the designated institution of higher education pursuant to subsection (2) of this section shall be based on the amount of in-state tuition for that institution THE COLORADO COMMISSION ON HIGHER EDUCATION SHALL NOT GRANT TUITION ASSISTANCE TO SUCH MEMBER.
- (b) (I) ANY MEMBER OF THE COLORADO NATIONAL GUARD WHO IS ACCEPTED FOR ENROLLMENT AT ANY DESIGNATED INSTITUTION OF HIGHER EDUCATION BUT WHO IS NOT CLASSIFIED AS AN IN-STATE STUDENT FOR TUITION PURPOSES AND IS THEREFORE INELIGIBLE TO RECEIVE TUITION ASSISTANCE PURSUANT TO THIS SECTION SHALL PAY TUITION AT SUCH INSTITUTION AT THE IN-STATE TUITION RATE FOR SUCH INSTITUTION.
- (II) ANY MEMBER OF THE COLORADO NATIONAL GUARD WHO IS ALLOWED TO ATTEND AN INSTITUTION OF HIGHER EDUCATION AT THE IN-STATE STUDENT RATE PURSUANT TO THIS PARAGRAPH (b) SHALL BE SUBJECT TO THE REQUIREMENTS AND OBLIGATIONS ESTABLISHED IN THIS SECTION AND TO ANY REGULATIONS ESTABLISHED BY THE DEPARTMENT OF MILITARY AFFAIRS FOR MEMBERS WHO RECEIVE TUITION ASSISTANCE FROM THE COLORADO COMMISSION ON HIGHER EDUCATION THROUGH THE COLORADO NATIONAL GUARD TUITION ASSISTANCE PROGRAM.
- (4.5) THE DEPARTMENT OF MILITARY AFFAIRS SHALL DETERMINE, PURSUANT TO THE CRITERIA ESTABLISHED IN THIS SECTION, THE MEMBERS OF THE COLORADO NATIONAL GUARD WHO ARE ELIGIBLE FOR TUITION ASSISTANCE BASED UPON THEIR MERIT AS MEMBERS OF THE NATIONAL GUARD. THE DEPARTMENT SHALL RECOMMEND TO THE COLORADO COMMISSION ON HIGHER EDUCATION THE MEMBERS WHO HAVE BEEN APPROVED TO RECEIVE SUCH TUITION ASSISTANCE, AND THE COMMISSION SHALL AWARD A FULL SCHOLARSHIP, TO THE EXTENT THAT MONEYS ARE AVAILABLE, TO EVERY MEMBER APPROVED AND RECOMMENDED BY THE DEPARTMENT; EXCEPT THAT THE AMOUNT OF TUITION ASSISTANCE AWARDED TO ANY MEMBER PURSUING A POSTGRADUATE DEGREE AT A DESIGNATED INSTITUTION OF HIGHER EDUCATION SHALL NOT EXCEED THE AMOUNT OF TUITION ASSISTANCE THAT IS AWARDED TO MEMBERS PURSUING UNDERGRADUATE DEGREES AT THE SAME INSTITUTION. SUCH SCHOLARSHIP SHALL BE AWARDED FROM THE MONEYS IN THE COLORADO NATIONAL GUARD TUITION FUND CREATED IN SUBSECTION (9) OF THIS SECTION AND THE MONEYS AVAILABLE TO THE COMMISSION TO AWARD SCHOLARSHIPS AND GRANTS PURSUANT TO SECTION 23-3.3-501. THE DEPARTMENT SHALL BE RESPONSIBLE FOR ENSURING THAT MEMBERS RECEIVING TUITION ASSISTANCE FROM THE COMMISSION ARE IN COMPLIANCE WITH ANY REQUIREMENTS AND CRITERIA ESTABLISHED IN THIS SECTION.
- (5) Each individual member of the Colorado national guard receiving tuition assistance as provided in this section shall obtain certification from the designated institution of higher education attesting to his current satisfactory academic standing at such designated institution of higher education, as determined by rules and regulations established pursuant to subsection (7) of this section, and present such certificate to the department of military affairs at the time of enrollment for each semester or quarter for which tuition assistance is requested. No tuition assistance shall be granted THE DEPARTMENT SHALL NOT APPROVE OR RECOMMEND TUITION ASSISTANCE FOR ANY MEMBER PURSUANT TO SUBSECTION (4.5) OF THIS SECTION without such certification.
- (6) Any person who fails to serve the required one-year period in the Colorado national guard for each semester of tuition assistance granted, in violation of such person's agreement under subsection (2) of this section, shall be required to repay to the department of military affairs COLORADO COMMISSION ON HIGHER EDUCATION the tuition assistance

SB01-067

- granted for each such year and any and all collection fees incurred by the department of military affairs COMMISSION. Any such repayment of tuition assistance shall be credited to the Colorado national guard tuition fund created in subsection (9) of this section.
- (7) The department of military affairs, IN COOPERATION WITH THE COLORADO COMMISSION ON HIGHER EDUCATION, shall promulgate rules for the administration of DETERMINATION AND RECOMMENDATION TO THE COMMISSION OF MEMBERS WHO SHALL RECEIVE tuition assistance as provided in this section, including, but not limited to, the following:
- (b) Procedures to be followed by designated institutions of higher education in reporting the member's academic standing and in providing timely billing to the department of military affairs AND IN PROVIDING TIMELY BILLING TO THE COLORADO COMMISSION ON HIGHER EDUCATION;
- (9) (a) There is hereby created in the state treasury the Colorado national guard tuition fund, which shall be administered by the department of military affairs COLORADO COMMISSION ON HIGHER EDUCATION and which shall consist of all moneys which THAT may be appropriated thereto by the general assembly or which THAT may be otherwise made available to it by the general assembly. Moneys "otherwise made available" shall include any repayment of tuition assistance made pursuant to subsection (6) of this section. The moneys in the fund are hereby continuously appropriated for the payment of tuition assistance as provided in this section. Any moneys not expended at the end of the fiscal year shall remain in the fund and shall not be transferred to or revert to the general fund of the state.
- (b) An audit of the Colorado national guard tuition fund shall be made during the department of military affairs COLORADO COMMISSION ON HIGHER EDUCATION postaudit pursuant to section 2-3-103, C.R.S.
- (10) In the event that the moneys available to the Colorado commission on higher education through the Colorado national guard tuition fund and section 23-3.3-501 are insufficient to grant a full scholarship based upon merit to every member who has been approved and recommended for receipt of such scholarship by the department of military affairs pursuant to this section, the available moneys shall be distributed to all approved members of the national guard in a manner to be determined by the commission.
- (11) No later than September 1, 2006, the department of military affairs and the Colorado commission on higher education shall submit a joint report to the senate government, veterans and military relations, and transportation and the house state, veterans, and military affairs committees of the general assembly. The report shall contain an evaluation of the tuition assistance program and shall include, but shall not be limited to:
- (a) THE NUMBER OF MEMBERS OF THE COLORADO NATIONAL GUARD WHO HAVE RECEIVED TUITION ASSISTANCE FROM THE COLORADO COMMISSION ON HIGHER EDUCATION THROUGH THE COLORADO NATIONAL GUARD TUITION ASSISTANCE PROGRAM;
- (b) The number of members who have not fulfilled their obligation to serve in the Colorado national guard after receiving tuition assistance pursuant to subparagraph (IV) of paragraph (b) of subsection (2) of this section; and
- (c) A RECOMMENDATION CONCERNING THE CONTINUANCE OF THE COLORADO NATIONAL GUARD TUITION ASSISTANCE PROGRAM.".

MESSAGE FROM THE HOUSE

January 29, 2001

Mr. President:

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB01-1008,1146.

The House has passed on Third Reading and transmitted to the Revisor of Statutes HB01-1025, amended as printed in House Journal, January 26, page 180-181. HB01-1040, amended as printed in House Journal, January 26, page 181. HB01-1063, amended as printed in House Journal, January 26, page 181. HB01-1067, amended as printed in House Journal, January 26, page 181

Page 116

SB01-159 by Senators Pascoe, Hernandez, Tate and Tupa; also Representative Grossman--Concerning probate procedures involving committed partners. Judiciary **SB01-160** by Senator Gordon--Concerning safe storage of firearms to prevent juvenile possession of firearms. **Judiciary** SB01-161 by Senator Evans; also Representative Young--Concerning methods for increasing the supply of available water, and, in connection therewith, directing the Colorado water conservation board to study water supply demands and alternatives for meeting those demands and authorizing the operation of water banks. Agriculture and Natural Resources SB01-162 by Senator McElhany--Concerning the creation of the "Education Accountability to Taxpayers Act". Education by Senators Tupa and Windels; also Representative Bacon--Concerning the student SB01-163 teacher assistance program. Education SB01-164 by Senator Hanna; also Representative Lawrence--Concerning the creation of a loan repayment program as an incentive to dental professionals to provide dental services to underserved populations, and making an appropriation therefor. Health, Environment, Children & Families SB01-165 by Senator Windels--Concerning timing issues for charter schools. Education SB01-166 by Senator Chlouber--Concerning congressional redistricting. Public Policy and Planning SB01-167 by Senator Lamborn--Concerning local government elections. Government, Veterans and Military Relations, and Transportation SB01-168 by Senator Hagedorn; also Representative Alexander--Concerning the requirement of the completion of level II alcohol treatment for persistent drunk drivers. Judiciary SB01-169 by Senator Linkhart--Concerning work force training programs. Health, Environment, Children & Families SB01-170 by Senator Andrews--Concerning authorization for the state to sell a portion of the state's right to receive tobacco litigation settlement moneys in the future for the purpose of obtaining a single cash payment that can be used to help fund qualified federal aid transportation projects included in the strategic transportation project investment program of the department of transportation, and, in connection therewith, specifying the means by which such a sale may be accomplished. Public Policy and Planning SB01-171 by Senator Taylor; also Representative Miller--Concerning records required to be maintained by certain state agencies for construction projects under the supervision of those state agencies. Agriculture and Natural Resources SB01-172 by Senator Chlouber--Concerning the regulation of electricians by the State Electrical Board. Business, Labor and Finance SB01-173 by Senator Epps--Concerning the collection of health care professionals' credentials. Health, Environment, Children & Families SB01-174 by Senator Epps--Concerning criminal background checks for emergency medical technicians, and making an appropriation therefor. Judiciary SB01-175

by Senator Cairns--Concerning recognition of the benefits of marriage.

Judiciary

Senate Journal-Twentieth Day-January 29, 2001

Secretary of the Senate

Page 118